

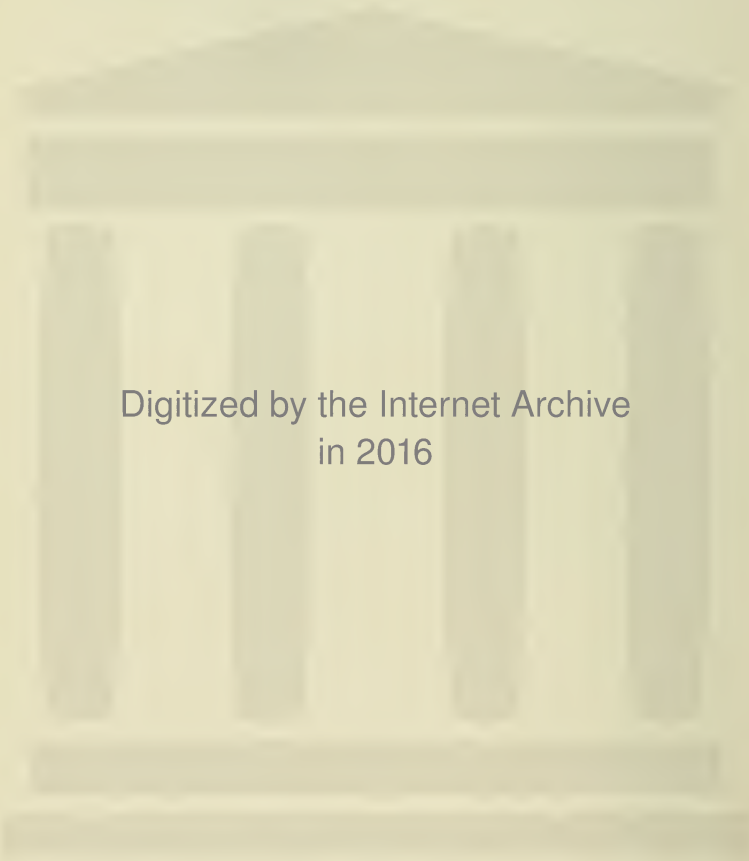
REMOTE STORAGE

THE UNIVERSITY
OF ILLINOIS
LIBRARY

328.7711

Oh3s

1919



Digitized by the Internet Archive
in 2016

JOURNAL

OF THE

SENATE

OF THE

EIGHTY-THIRD GENERAL ASSEMBLY OF THE STATE OF OHIO

REGULAR SESSION

COMMENCING MONDAY, JANUARY 6, 1919

VOLUME CVIII

UNIVERSITY OF ILLINOIS LIBRARY

III 23 1921



COLUMBUS, OHIO:
THE F. J. HEER PRINTING CO.
1919
Bound at the State Bindery.

328.7111

OK 38

1919.

REMOTE STORAGE

SENATE JOURNAL.

Senate Chamber, Columbus, Ohio.

Monday, January 6, 1919.

This, being the day fixed by law for the meeting of the General Assembly in regular session, the Senators-elect to the Eighty-third General Assembly of the state of Ohio met in the Senate Chamber at 10 o'clock a. m. and were called to order by Lieutenant Governor Earl D. Bloom, President of the Senate.

Prayer was offered by Rev. W. A. Perrins, of Columbus.

The President appointed Senator-elect Henry W. Davis Clerk pro tempore, and directed the Clerk to call the senatorial districts in their numerical order, when the following named persons presented certificates of election as Senators from their respective districts to the Eighty-third General Assembly of the state of Ohio, and having taken an oath administered by Hon. Hugh L. Nichols to support the constitution of the United States, the constitution of the state of Ohio, and also an oath of office, entered upon the discharge of their duties as Senators:

First District — Composed of Hamilton county — Wallace W. Bellew, Fred L. Emmert, Robert J. O'Brien.

Second and Fourth Districts — Composed of Butler, Warren, Brown and Clermont counties — John E. Holden.

Third District — Composed of Montgomery and Preble counties — William E. Sparks.

Fifth and Sixth Districts — Composed of Fayette, Greene, Clinton, Highland and Ross counties — Frank C. Parrett.

Seventh District — Composed of Adams, Jackson, Scioto and Pike counties — Charles K. Patterson.

Ninth and Fourteenth Districts — Composed of Athens, Hocking, Fairfield, Washington and Morgan counties, Monroe, part of Rinard's Mills precinct, in Washington township and part of Bethel and Benton townships; Noble county, part of Brookfield, Jackson, Noble, Sharon and Olive townships, and part of Elk, Jefferson and Center townships, Forest Grove and Caldwell precincts and part of Dexter precinct — M. B. Archer.

Tenth District — Composed of Franklin and Pickaway counties — Erastus G. Lloyd, George D. Jones.

Eleventh District — Composed of Champaign, Clark and Madison counties — T. A. Busbey.

Twelfth District — Composed of Darke, Miami and Shelby counties — H. J. Ritter.

Thirteenth and Thirty-first Districts — Composed of Hardin, Logan, Marion, Union, Crawford, Seneca and Wyandot counties — James R. Hopley, D. A. Liggitt.

470731

Fifteenth and Sixteenth Districts—Composed of Muskingum, Perry, Delaware and Licking counties—William M. Miller.

Seventeenth and Twenty-eighth Districts—Composed of Morrow, Knox, Holmes and Wayne counties—Carl V. Beebe.

Eighteenth and Nineteenth Districts—Composed of Coshocton, Tuscarawas and Guernsey counties, Monroe, all of—except part of Benton and Bethel townships, and Rinard's Mills precinct; Noble county, part of Beaver, Buffalo, Enoch, Marion, Seneca, Stock and Wayne townships, and part of Center, Elk and Jefferson townships, East Union and part of Dexter precinct—Oliver J. Demuth.

Twentieth and Twenty-second Districts—Composed of Belmont, Harrison, Jefferson and Columbiana counties—C. A. White.

Twenty-first District—Composed of Carroll and Stark counties—H. Ross Ake.

Twenty-third District—Composed of Trumbull and Mahoning counties—Henry W. Davis.

Twenty-fourth and Twenty-sixth Districts—Composed of Ashtabula, Lake, Geauga, Portage and Summit counties—F. E. Whittemore.

Twenty-fifth District—Composed of Cuyahoga county—William Agnew, Thomas M. Norris, C. A. Wagner, Howell Wright.

Twenty-seventh and Twenty-ninth Districts—Composed of Medina, Lorain, Ashland and Richland counties—J. N. Stone.

Thirtieth District—Composed of Erie, Huron, Ottawa and Sandusky counties—Thomas W. Latham.

Thirty-second District—Composed of Allen, Auglaize, Defiance, Mercer, Paulding, Van Wert and Williams counties—Thomas M. Berry, Geo. W. Holl.

Thirty-third District—Composed of Hancock, Wood, Fulton, Henry and Putnam counties—Geo. E. Kryder.

Thirty-fourth District—Composed of Lucas county—Edward N. Mettler, Geo. J. Snyder.

It appearing that a quorum of the senators-elect having qualified, the president announced the first business in order to be the election of the following officers:

A president pro tempore, a clerk, a journal clerk, a message clerk, an engrossing clerk, an enrolling clerk and a recording clerk; a sergeant-at-arms, a first assistant sergeant-at-arms and a second assistant sergeant-at-arms.

The election of a president pro tempore being first in order, Mr. Stone nominated for said office F. E. Whittemore of Summit county.

Mr. Wright nominated for said office John E. Holden of Warren county.

There being no other nominations, the Senate proceeded to the election of a president pro tempore.

Those who voted for Mr. Whittemore were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Emmert,	Liggitt,	Ritter,
Bellew,	Holden,	Miller,	Sparks,
Busbey,	Hopley,	O'Brien,	Stone,
Davis,	Kryder,	Parrett,	White—20.

Those who voted for Mr. Holden were: Messrs.

Agnew,	Holl,	Mettler,	Wagner,
Beebe,	Jones, of Franklin,	Norris,	Whittemore,
Berry,	Lloyd,	Snyder,	Wright—12.

Mr. Whittemore having received a majority of the votes cast, was declared elected president pro tempore.

The election of clerk being next in order, Mr. Ritter nominated for said office W. E. Halley of Darke county.

Mr. Holden nominated for said office W. S. Pealer of Richland county.

There being no other nominations, the Senate proceeded to the election of a clerk.

Those who voted for Mr. Halley were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Pealer were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Halley having received a majority of the votes cast, was declared elected clerk.

The election of journal clerk being next in order, Mr. Stone nominated for said office E. E. Sperry of Lorain county.

Mr. Snyder nominated for said office James Baker of Summit county.

There being no other nominations, the Senate proceeded to the election of a journal clerk.

Those who voted for Mr. Sperry were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Baker were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Sperry having received a majority of the votes cast, was declared elected journal clerk.

The election of message clerk being next in order, Mr. O'Brien nominated for said office, Amos C. Emmert, of Hamilton county.

Mr. Agnew of Cuyahoga county, paid a tribute to the memory of Austin E. Giblin, who was message clerk in the Senate of the 82nd General Assembly and who died while in the service of the District Draft Board at Cleveland.

There being no other nominations, the Senate proceeded to the election of a message clerk.

Those who voted for Mr. Emmert were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Mr. Emmert was declared elected message clerk.

The election of engrossing clerk being next in order, Mr. Liggett nominated for said office, H. H. Harvey of Hardin county.

Mr. Beebe nominated for said office D. F. Shultz of Wayne county.

There being no other nominations, the Senate proceeded to the election of an engrossing clerk.

Those who voted for Mr. Harvey were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Shultz were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Harvey having received a majority of the votes cast, was declared elected engrossing clerk.

The election of enrolling clerk being next in order, Mr. Parrett nominated for said office Sanford Evans of Fayette county.

Mr. Wagner nominated for said office H. W. Rigby of Fairfield county.

There being no other nominations, the Senate proceeded to the election of an enrolling clerk.

Those who voted for Mr. Evans were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Rigby were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Evans having received a majority of the votes cast, was declared elected enrolling clerk.

The election of recording clerk being next in order, Mr. Patterson nominated for said office J. E. Cross of Adams county.

Mr. Wright nominated for said office Margaret Green of Coshocton county.

There being no other nomination, the Senate proceeded to the election of recording clerk.

Those who voted for Mr. Cross were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Miss Green were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Cross having received a majority of the votes cast, was declared elected recording clerk.

The election of a sergeant-at-arms being next in order, Mr. White nominated for said office, E. Everett Tharp of Belmont county.

Mr. Lloyd nominated for said office Patrick H. Malone of Pick-away county.

There being no other nominations, the Senate proceeded to the election of a sergeant-at-arms.

Those who voted for Mr. Tharp were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Malone were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Tharp having received a majority of the votes cast, was declared elected sergeant-at-arms.

The election of first assistant sergeant-at-arms being next in order, Mr. Sparks nominated for said office Carson Pratt of Montgomery county.

Mr. Holl nominated for said office James Crotty of Crawford county.

There being no other nominations, the Senate proceeded to the election of first assistant sergeant-at-arms.

Those who voted for Mr. Pratt were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Crotty were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Pratt having received a majority of the votes cast, was declared elected first assistant sergeant-at-arms.

The election of second assistant sergeant-at-arms being next in order, Mr. Sparks nominated for said office, Joseph W. O'Neill of Warren county.

Mr. Berry nominated for said office James Tennyson of Lucas county.

There being no other nominations, the Senate proceeded to the election of second assistant sergeant-at-arms.

Those who voted for Mr. O'Neill were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Tennyson were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. O'Neill having received a majority of the votes cast, was declared elected second assistant sergeant-at-arms.

The following newly elected officers appeared at the bar of the Senate and took the oath of office, administered by the Lieutenant-Governor:

Clerk	W. E. Halley
Journal Clerk	E. E. Sperry
Message Clerk	Amos C. Emmert
Engrossing Clerk	H. H. Harvey
Enrolling Clerk	Sanford Evans
Recording Clerk	J. E. Cross
Sergeant-at-Arms	E. Everett Tharp
First Assistant Sergeant-at-Arms.....	Carson M. Pratt
Second Assistant Sergeant-at-Arms.....	Joseph W. O'Neill

Mr. Parrett offered the following resolution which was adopted:

S. R. No. 1.

Resolved, That a message be sent to the House of Representatives informing that body that the Senate has organized by the election of the following officers and is ready for the transaction of business:

President pro tempore—Frank E Whittemore, Summit county.

Clerk—William E. Halley, Darke county.

Journal Clerk—E. E. Sperry, Lorain county.

Message Clerk—Amos C. Emmert, Hamilton county.

Engrossing Clerk—H. H. Harvey, Hardin county.

Enrolling Clerk—Sanford Evans, Fayette county.

Recording Clerk—J. E. Cross, Adams county.

Sergeant-at-Arms—E. Everett Tharp, Belmont county.

First Assistant Sergeant-at-Arms—Carson M. Pratt, Montgomery county.

Second Assistant Sergeant-at-Arms—Joseph W. O'Neill, Warren county.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 1.

Be it Resolved by the General Assembly of the State of Ohio, That a committee of three on the part of the Senate and on the part of the House of Representatives be appointed to wait upon and inform the Governor that the two houses of the Eighty-third General Assembly have organized and are ready to receive any communication he may desire to transmit.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, Shall the Joint Resolution be adopted?

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—30.
Davis,	Latham,		

So the resolution was adopted.

Mr. Archer offered the following which was adopted:

S. R. No. 2.

Resolved, That until otherwise ordered, the rules of the Senate of the Eighty-second General Assembly be adopted for the government of the Senate of the Eighty-third General Assembly.

So the resolution was adopted.

Mr. White offered the following resolution which was adopted:

S. R. No. 3.

Resolved, That the sergeant-at-arms is hereby directed to make the necessary arrangements with the postmaster of Columbus for the delivery of mail addressed to the Senate.

So the resolution was adopted.

Mr. Miller offered the following resolution:

S. R. No. 4.

Resolved, That the Clerk be and is hereby authorized and directed to make his requisition upon the Supervisor of Public Printing for the following stationery for the use of the Senate, to-wit: One thousand individual letter-heads and envelopes for the Lieutenant Governor and each Senator and the same number for the Clerk of the Senate; three-fourths of said number of envelopes for the Lieutenant Governor and each Senator and the Clerk to be of the size known as No. 6 and one-fourth to be of the size known as No. 10; the name of the Lieutenant Governor and each Senator and Clerk to be lithographed on the letter heads and envelopes allotted to each respectively.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: MESSRS:

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the resolution was adopted.

Mr. O'Brien offered the following resolution:

S. R. No. 5.

Resolved, That the Clerk is hereby authorized to rent a sufficient number of typewriters, desks and chairs for the use of the Senate clerks and stenographers during the present session, and that the rental for the same shall be paid out of the appropriate fund for that purpose.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: MESSRS:

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the resolution was adopted.

The President handed down the following communication:

Hon. Earl D. Bloom,

President of the Senate.

Sir: I hereby certify that in addition to the clerks provided for by law the business of the Senate will require the employment of two additional clerks, namely, an assistant clerk and an index clerk, and I ask that the Senate provide for their appointment or election.

Very respectfully,

W. E. HALLEY, Clerk.

Mr. Davis offered the following resolution:

S. R. No. 6.

WHEREAS, The Clerk of the Senate, in accordance with the provisions of Section 40 of the General Code, has certified to this body that the business of the Senate will require two additional clerks, namely, an assistant clerk and an index clerk; therefore, be it

Resolved, That such clerks be forthwith elected, their compensation to be the same as is fixed by law for other clerks, to be paid out of the appropriate fund of the Senate.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the resolution was adopted.

Under the provisions of **S. J. R. No. 1**, the President appointed Messrs. Whittemore, Holden and Busbey as such committee.

Hon. Earl D. Bloom,

President of the Senate.

Sir: — I hereby certify that in addition to the sergeant-at-arms provided by law the business of the Senate will require the employment of one additional sergeant-at-arms, namely, a third assistant sergeant-at-arms, and I ask that the Senate provide for his appointment or election.

Very respectfully,

E. E. THARP,

Sergeant-at-Arms.

Mr. Ritter offered the following resolution:

S. R. No. 7.

WHEREAS, The sergeant-at-arms of the Senate, in accordance with the provisions of section 40 of the General Code, has certified to this body that the business of the Senate will require one additional sergeant-at-arms, namely, a third assistant sergeant-at-arms; therefore, be it

Resolved, That such sergeant-at-arms be forthwith elected; his compensation to be the same as is fixed by law for other sergeants-at-arms, to be paid out of the appropriate fund of the Senate.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the resolution was adopted.

Mr. Miller nominated for the office, assistant clerk, Fletcher D. Scott, of Licking county.

Mr. Jones nominated for said office, M. Schlesinger, of Franklin county.

There being no other nominations, the Senate proceeded to the election of an assistant clerk.

Those who voted for Mr. Scott were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. Schlesinger were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner—12.
Berry,	Jones, of Franklin,	Norris,	

Mr. Scott having received a majority of the votes cast, was declared elected assistant clerk.

The election of index clerk being next in order Mr. Archer nominated for said office Harry D. Knox, of Washington county.

Mr. Beebe nominated for said office T. F. McElroy, of Putnam county.

There being no other nominations, the Senate proceeded to the election of an index clerk.

Those who voted for Mr. Knox were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted for Mr. McElroy were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—12.

Mr. Knox having received a majority of the votes cast, was declared elected index clerk.

The election of a third assistant sergeant-at-arms being next in order, Mr. Hopley nominated for said office C. J. Nichols, of Warren county.

Mr. Norris nominated for said office Samuel Greenburg, of Cuyahoga county.

There being no other nominations, the Senate proceeded to the election of third assistant sergeant-at-arms.

Those who voted for Mr. Nichols were: Messrs.

Ake,	Emmert,	Miller,	Ritter,
Archer,	Hopley,	Norris,	Sparks,
Bellew,	Kryder,	O'Brien,	Stone,
Busbey,	Latham,	Parrett,	White,
Davis,	Liggitt,	Patterson,	Whittemore—20.
Demuth,			

Those who voted for Mr. Greenburg were: Messrs.

Agnew,	Holden,	Lloyd,	Wagner,
Beebe,	Holl,	Mettler,	Wright—12.
Berry,	Jones, of Franklin,	Snyder,	

Mr. Nichols having received a majority of the votes cast, was declared elected third assistant sergeant-at-arms.

The following persons heretofore elected to the positions named, appeared at the bar of the Senate and took an oath administered by the Lieutenant Governor, to support the constitution of the United States, the constitution of the State of Ohio and also an oath of office:

Assistant Clerk — Fletcher D. Scott.

Index Clerk — Harry D. Knox.

Third Assistant Sergeant-at-Arms — C. J. Nichols.

Mr. O'Brien offered the following resolution:

S. R. No. 8.

Resolved, That the Reverend William A. Perrins, of Franklin county, be, and he hereby is appointed Chaplain to officiate at the opening of the daily sessions of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — Yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—32.

So the resolution was adopted.

Mr. Busbey offered the following resolution:

S. R. No. 9.

Resolved, That the Lieutenant Governor is hereby authorized to appoint one stenographer and one page, the compensation to be the same as that of the stenographers and pages of the Senate.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: MESSRS:

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the resolution was adopted.

Mr. Parrett offered the following resolution which was adopted:

S. R. No. 10.

Resolved, That select committee consisting of Messrs. Whittemore Davis, Busbey, White, Stone, Archer, Sparks, O'Brien, Lloyd, Berry and Agnew be and is hereby appointed to prepare and report to the Senate the assignment of members to the standing committees thereof and that such select committee shall have power to recommend the creation of new committees and to increase or decrease the membership of the ;standing committee provided for by the rules of the last Senate, should they deem such action advisable.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 2.

Be it Resolved by the General Assembly of the state of Ohio, That the two houses of the General Assembly meet in joint convention in accordance with the provisions of the constitution and the law, on Tuesday, January 7, 1919, at 11 o'clock a. m., to witness the opening of the votes cast at, and hearing the publishing and declaring of the result of the election held on the first Tuesday after the first Monday in November, 1918, for governor and other constitutional state officers.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: MESSRS:

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the resolution was adopted.

In accordance with the provisions of **S. R. No. 9**, the President appointed Rose Kincaid and Norman Ellis.

On motion of Mr. Whittemore, the Senate recessed for five minutes.

The Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 1.

And that the Speaker has appointed as a committee on the part of the House, Messrs. Stokes, Clark and Graham of Licking.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House is organized and that the following officers are elected and that the House is ready to proceed to business:

Speaker — Carl R. Kimball of Lake county.

Speaker pro tem — Rupert R. Beetham of Harrison county.

Clerk — John P. Maynard of Allen county.

Journal Clerk — Clare E. Spring of Paulding county.

Message Clerk — Holmes H. Kress of Logan county.

Engrossing Clerk — John P. Fielding of Hamilton county.

Enrolling Clerk — Charles E. Harper of Morgan county.

Recording Clerk — Ella M. Scriven of Summit county.

Sergeant-at-Arms — Dr. Alfred R. Robinson of Lawrence county.

1st Asst. Sergeant-at-Arms — Private Jas. M. Dalzell of Montgomery county.

2nd Asst. Sergeant-at-Arms — Chas. Berry of Perry county.

3rd Asst. Sergeant-at-Arms — J. E. Thomas of Franklin county.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Archer offered the following resolution:

S. R. No. 11.

Resolved, That salaries to be paid the following employes of the Senate shall be as follows:

Stenographers, doorkeepers, cloak room attendants, telephone attendants, assistant postmaster, bill clerk, assistant bill clerk, committee room attendants, \$5.00 a day each.

Porters \$4.00 a day each.

Pages \$3.00 a day each.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Holl,	O'Brien,	Wagner,
Bellew,	Hopley,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Davis,	Liggitt,		

So the resolution was adopted.

Mr. Busbey offered the following resolution:

S. R. No. 12.

Resolved, That the following named persons be appointed by the Senate to the places designated:

Stenographers — Ruth Shaffer, Olive Burford, Mildred McKenzie, Effie C. White, Elsie Jennings, Jessie W. Canfield, Ethel V. Walker, Margaret Green, Mary C. McShane.

Doorkeepers — Roscoe Philpott, S. N. Cook.

Committee room attendants — Thomas J. Morgan, George W. Grant, Benjamin Robuck.

Cloak room attendants — James H. Robinson, D. J. Foraker.

Bill clerk — E. S. Bryant.

Assistant bill clerk — J. W. Carroll.

Assistant postmaster — S. E. Bell.

Telephone attendants — Harry Hunwick, Jesse Maitland.

Porters — Edward Cain, A. B. Myers, Henry Hutson, J. W. Hart, Patrick Callen, Robert T. Smith.

Pages — John Malarkey, George Eckles, George Miller, Robert Fowler.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Holl,	O'Brien,	Wagner,
Bellew,	Hopley,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—29.
Davis,			

So the resolution was adopted.

Mr. Davis offered the following joint resolution:

S. J. R. No. 3.

Be it resolved by the General Assembly of the State of Ohio, That a committee of five on the part of the Senate and five on the part of the House of Representatives, be appointed to make the necessary arrangements for the inauguration of the Governor-elect, Honorable James M. Cox, on Monday, January 13, 1919.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Holl,	O'Brien,	Wagner,
Bellew,	Hopley,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Davis,	Liggitt,		

So the joint resolution was adopted.

Under the provisions of **S. J. R. No. 3**, the President appointed Messrs. Davis, Whittemore, Sparks, Agnew, and Holden.

On motion of Mr. Whittemore, the Senate recessed for five minutes.

The Senate met pursuant to recess.

The President handed down the following communication from the Governor:

State of Ohio,
Executive Department,
Office of the Governor,
Columbus.

January 6, 1919.

To the General Assembly:

It is my painful duty to advise you of the death of Colonel Theodore Roosevelt, ex-President of the United States, which occurred early this morning. He was one of the nation's most illustrious sons, and by sheer force of his active ability, he identified himself as a useful citizen of the world with its great problems.

In order that the state government, acting in behalf of our people, may voice their emotions in the nation's hour of bereavement, it has been directed that the flag over the Capitol hang at half mast, and I respectfully suggest to your honorable body an early adjournment as a fitting recognition of great achievements and a life dedicated to the republic.

JAMES M. COX,
Governor.

State of Ohio,
Executive Department,
Office of the Governor,
Columbus,

January 6, 1919.

To the General Assembly:

I have received and have the honor herewith to submit for your consideration a certified copy of a Resolution of Congress entitled "Joint Resolution proposing an amendment to the Constitution of the United States," which provides for prohibition of the manufacture of and traffic in intoxicating liquors in the United States and all territory subject to the jurisdiction thereof.

James M. Cox,
Governor.

APPENDIX : —

The certified copy of the Joint Resolution of Congress is on file with the Clerk of the House of Representatives.

Mr. Liggitt offered the following joint resolution:

S. J. R. No. 4.

WHEREAS, Both houses of the Sixty-fifth Congress of the United States of America, at its first session, by a constitutional majority of

two-thirds thereof, made the following proposition to amend the Constitution of the United States of America in the following words, to-wit:

"A joint resolution proposing an amendment to the Constitution of the United States

"Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled (two-thirds of each house concurring therein).

"That the following amendment to the Constitution be, and hereby is, proposed to the States, to become valid as a part of the Constitution when ratified by the legislature of the several States as provided by the Constitution, namely: Article ———

SECTION 1. After one year from the ratification of this article the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territory subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

SECTION 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

SECTION 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress."

Resolved by the Senate and House of Representatives of the state of Ohio:

That the said proposed amendment to the Constitution of the United States of America be, and the same is hereby ratified by the General Assembly of the State of Ohio; and, further, be it

Resolved, That the certified copies of this joint resolution be forwarded by the Governor of this state to the Secretary of State at Washington, and to the presiding officers of each house of the National Congress.

Said joint resolution was laid over under the rule.

Mr. Davis offered the following resolution, which was adopted.

S. R. No. 13.

Resolved, That the President of the Senate be authorized and directed to appoint a Committee of three, which Committee shall ascertain the number of sets of Page and Adams Annotated Ohio General Code, now in the custody of the Secretary of State, that are in suitable condition for use by the Senate.

Mr. Ake offered the following resolution, which was adopted.

S. R. No. 14.

WHEREAS, In the death of Colonel Theodore Roosevelt the nation has lost a distinguished son; a patriot of the highest type whose fame rests on deeds accomplished; who but recently made the supreme sacrifice in giving his son for the preservation of freedom and the principles of the Republic in the war just ended.

As private citizen, governor, soldier, president and statesman his fame and worth is recognized throughout the entire civilized world and his loss to humanity, the nation and the world at this time is welligh irreparable; Therefore, be it

Resolved, That the Senate as a tribute to the memory of the distinguished statesman do now adjourn until 10 a. m. Tuesday January 7th.

On motion of Mr. Whittemore, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 7, 1919, 10:00 o'clock, a. m.

The Senate met pursuant to adjournment. Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 5.

Be it resolved by the General Assembly of the State of Ohio: That, When the two houses of the General Assembly adjourn, that it be to meet January 13th, at 10 A. M. 1919.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Franklin,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the joint resolution was adopted.

Mr. Busbey offered the following resolution:

S. J. R. No. 15.

Resolved, That the sergeant-at-arms be and he is hereby authorized to appoint one additional porter, the compensation to be the same as that of the porters of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—31.
Davis,	Latham,	Patterson,	

So the resolution was adopted.

On motion of Mr. Whittemore the rules were suspended and the Senate proceeded to the fourth order of business, being resolutions laid over under Rule 73 or Rule 86.

S. J. R. No. 4 — Mr. Liggitt, was taken up.

The question was, "Shall the joint resolution be adopted?"

Mr. Wright moved to refer the resolution to a select committee of one, with instructions to amend as follows:

After the last line of the resolution, add the following:

"Provided, however, that this resolution shall not go into effect until ninety days after its adoption by the General Assembly, and if within ninety days after said adoption, a petition signed by six per centum of the electors of the State as is provided for a referendum petition on laws passed by the General Assembly shall have been filed with the Secretary of State ordering that this resolution be submitted to the electors of the State for their approval or rejection, the Secretary of State shall submit at the election on the first Tuesday after the first Monday in November, 1919, to the electors of the state for their approval or rejection, this resolution in the manner provided by law for the submission by referendum of a law passed by the General Assembly, and this resolution shall be of no force and effect until and unless approved by a majority of the electors of Ohio voting upon the same at said election."

On which the yeas and nays were demanded, taken, and resulted — yeas 12, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Emmert,	Jones, of Franklin,	O'Brien,	Wright—12.

Those who voted in the negative were: Messrs.

Ake,	Davis,	Liggitt,	Sparks,
Archer,	Demuth,	Miller,	Stone,
Beebe,	Hopley,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—19.
Busbey,	Latham,	Ritter,	

So the amendment was disagreed to.

The question recurred, "Shall the joint resolution, **S. J. R. No. 4**, be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays 12, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Liggitt,	Ritter,
Archer,	Demuth,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Emmert,	Jones, of Franklin,	O'Brien,	Wright—12.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you the House of Representatives is now ready to receive the Senate and to meet in joint session to canvass the vote of the state officers.

Attest:

JOHN P. MAYNARD,
Clerk.

In accordance with the provisions of **S. J. R. No. 2**, the members and officers of the Senate repaired to the hall of the House of Representatives for the purpose of witnessing the opening of the votes cast at, and hearing and publishing and declaring of the result of the election held on the first Tuesday after the first Monday in November, 1918, for Governor and other constitutional state officers.

The Senate having been received by the House, the President of the Senate directed its clerk to call the roll, when 31 senators answered to their names.

A quorum of the Senate being present, the Speaker of the House of Representatives directed the clerk of the House to call the roll, and 118 members, being a quorum thereof, answered to their names.

Whereupon the President of the Senate, in the presence of the joint assembly, proceeded to open the returns and announce the result of the votes cast at the election held November 5, 1918, for the following constitutional state officers: Governor, Lieutenant Governor, Secretary of State, Treasurer of State and Attorney General.

Upon the completion of the canvass, the President of the Senate announced the result as follows:

FOR GOVERNOR.

Frank B. Willis	474,459
James M. Cox	486,403

James M. Cox, having received the highest number of votes cast for said office of governor of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

FOR LIEUTENANT GOVERNOR.

Earl D. Bloom.....	438,101
C. J. Brown	468,210

Clarence J. Brown having received the highest number of votes cast for said office of lieutenant governor of the state of Ohio, was declared duly elected to said office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

Before announcing the vote for secretary of state, the president made the following statement:

"Before declaring the result of the election for the office of Secretary of State, the President of the Senate desires to say: 'By the law of Ohio, which has been in force and effect for more than thirty years, now Section 4826 of the General Code, all votes cast for any judge except for a judicial office are expressly declared void and of no effect. If the president of the senate had authority to take notice of the well-known facts that Harvey C. Smith, when he was nominated for the

office of Secretary of State and on the day of the election, held, and still holds, the office of Probate Judge of Muskingum county, he would refuse to count the votes cast for Harvey C. Smith for the office of Secretary of State. Above all men a Judge should be required to comply with the letter and spirit of the law.

But, being advised that his functions are ministerial only and his authority confined to the face of the returns, the President, leaving to other tribunals the enforcement of the law just stated, announces the result of the election for the office of Secretary of State, on the face of the returns as follows:

William D. Fulton received 432,442 votes.

Harvey C. Smith received 471,228 votes.

I therefore declare Harvey C. Smith elected to the office of Secretary of State.

EARL D. BLOOM,
President of the Senate.

FOR SECRETARY OF STATE.

William D. Fulton	432,442
Harvey C. Smith	471,228

Harvey C. Smith having received the highest number of votes cast for said office of secretary of state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

FOR TREASURER OF STATE.

Chester E. Bryan	428,598
Rudolph W. Archer	471,911

Rudolph W. Archer having received the highest number of votes cast for said office of treasurer of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

FOR ATTORNEY GENERAL.

Joseph McGhee	430,324
John G. Price	468,605

John G. Price having received the highest number of votes cast for said office of attorney general of the state of Ohio, was declared duly elected to that office for the constitutional term of two years, commencing on the second Monday of January, A. D. 1919.

On motion of Mr. Beetham, the joint session was dissolved.

The President of the Senate thereupon declared the joint assembly dissolved, and the senators returned to the Senate Chamber, and at 11:50 o'clock a. m. the President called the Senate to order.

On motion of Mr. Whittemore, the Senate recessed until 2 o'clock p. m.

2:00 o'clock, p. m.

The Senate met pursuant to recess.

• On motion of Mr. Whittemore the rules were suspended and the Senate proceeded to the second order of business, being offering of motions and resolutions.

Mr. Parrett offered the following joint resolution :

S. J. R. No. 6.

Relative to the Appointment of Special Joint Taxation Committee.

WHEREAS, It is apparent that there will be a serious deficit in the state, county and municipal revenues, the estimated amount being \$7,000,000, and ;

WHEREAS, The municipalities of the state are seriously embarrassed by the lack of sufficient funds to operate their normal and necessary activities, and ;

WHEREAS, It is the manifest duty of the present General Assembly to provide means whereby these conditions may be met and ;

WHEREAS, It is imperative that taxation and revenue measures be enacted and in effect prior to taxation day in April, 1919, that the welfare of the State of Ohio may be properly cared for ; therefore, be it

Resolved by the General Assembly of the State of Ohio, That four Senators, not more than two of whom shall belong to the same political party, appointed by the President of the Senate and four members of the House of Representatives, not more than two of whom shall belong to the same political party, appointed by the Speaker thereof, shall constitute a Special Joint Taxation Committee to prepare and introduce in the House and Senate such bill or bills as they may agree upon that will give the people of this State an efficient, economic and just system of taxation calculated to provide sufficient revenues to operate the governmental functions. Any or all bills prepared by said committee shall be introduced in the Senate and House of Representatives by such committee, and any rules of the Senate or House or joint rules of the Senate and House shall be hereby suspended to permit of the introduction of such non-partisan taxation measures.

Said committee may, in its discretion employ a stenographer and expert authorities on matters of taxation and such other help, as may be deemed necessary, to assist in the performance of its duties. To carry out the provisions of this resolution this committee is authorized to hold meetings while the legislature is in session to spend from the money heretofore or hereafter appropriated to discharge the expense of legislative committees, such sum or sums as may be necessary, same to be paid by the State treasurer on the warrant of the state auditor, which warrant shall be issued upon filing itemized expense accounts from time to time, the same to be approved by the Chairman and Secretary of the committee.

Said resolution was laid over under the rule.

Mr. Emmert offered the following resolution :

S. R. No. 16.

That the Clerk is hereby authorized to be caused to be mailed during the session of the Senate not to exceed five copies of Senate Journal and Bills to such names and addresses as may be furnished him by each member, such cost of mailing the same to be paid out of the appropriate fund of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Franklin,	Parrett,	White,
Berry,	Kryder,	Ritter,	Whittemore,
Davis,	Latham,	Snyder,	Wright—26.
Demuth,	Liggitt,		

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 4 — Mr. Liggitt.

Ratifying proposed amendment to the constitution of the United States.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 7.

Be it resolved by the General Assembly of the State of Ohio, That the two Houses of the General Assembly meet in joint convention Monday, January 13th, 1919, at 12 o'clock Noon, for the purpose of witnessing the inaugural ceremonies of Governor-elect Hon. James M. Cox; and to receive his message.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Archer,	Emmert,	Miller,	Stone,
Beebe,	Holden,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—27.
Davis,	Latham,	Snyder,	

So the joint resolution was adopted.

On motion of Mr. Whittemore, the Senate adjourned until 10:00 o'clock a. m. Monday, January 13th.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 13, 1919, 10:00 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of the last legislative day was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 1 — Mr. Kreider.

Requesting the Governor of the state of Ohio to request the Secretary of War, Newton D. Baker, to permit the soldiers to retain permanently their uniforms.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution: Relative to Joint Session.

S. J. R. No. 7 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President handed down a report of the Governor of the pardons, commutations and reprieves issued during his term.

On motion of Mr. Whittemore, the report was ordered printed in the appendix to the Journal.

This, the second Monday of January, being the day for the induction into office of the lieutenant governor, Mr. Whittemore moved that a select committee of three be appointed to escort the lieutenant governor to the bar of the Senate, which was agreed to.

The lieutenant governor appointed as such committee Messrs. Patterson, Parrett and Holden.

The committee with the Honorable Clarence J. Brown, lieutenant governor-elect, appeared before the bar of the Senate.

Lieutenant Governor Bloom in presenting the commission to the lieutenant governor, Mr. Brown, said:

Mr. Brown:—

In presenting you your commission I congratulate you on your election as lieutenant governor. As President of the Senate it will be your duty to assist in piloting through the legislative channels the important measures which must be introduced in the Eighty-third

General Assembly. I can wish you no greater pleasure than those which the duties of your office will bring.

Hon. Hugh L. Nichols, chief justice of the Supreme Court of Ohio, administered to the lieutenant governor an oath to support the constitution of the United States, the constitution of the state of Ohio, and also an oath of office.

Thereupon the lieutenant governor entered upon his duties as President of the Senate. On taking the chair the President said:

Mr. President and members of the Senate:

It is with a deep feeling of responsibility that I assume the office of Lieutenant Governor and President of the Senate.

The present session will be one of the most important in the history of our great State. Grave questions concerning the welfare of the people we represent must be solved.

It is my hope and prayer that I may in some small way aid you in your deliberations and that you will in like turn extend to me the helping hand that I may be full worthy of the trust and confidence placed in me by the people of the state of Ohio.

I am sure that our relations will be harmonious in every way and that our joint efforts will be directed towards serving our constituents best. Let us labor to the best of our ability, that this end may be accomplished fully.

On motion of Mr. Davis, the Senate recessed for five minutes.

The Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has completed its business for the morning and is now ready to receive the Senate in joint session to attend the inauguration of the Governor.

Attest:

JOHN P. MAYNARD,
Clerk.

In accordance with the provisions of **S. J. R. No. 7**, the members and officers of the Senate repaired to the hall of the House of Representatives for the purpose of witnessing the inaugural ceremonies of Governor-elect Hon. James M. Cox and receiving such communications as the Governor pleased to make to them.

The Senate having been received by the House, the president of the Senate directed its clerk to call the roll, when 25 members answered to their names.

A quorum of the Senate being present, the speaker of the House of Representatives directed the clerk of the House to call the roll, and 101 members, being a quorum thereof, answered to their names.

Mr. Davis moved that a committee of six, three on the part of the Senate and three on the part of the House of Representatives be appointed to wait upon the Honorable James M. Cox, Governor-elect, and inform him that the joint convention is now ready to receive him, which was greed to.

The President appointed as such committee Messrs. Davis, Whittemore and Holden as members on the part of the Senate, and Beetham,

Hopple and Thompson as members on the part of the House of Representatives.

Whereupon, the president directed the joint committee appointed to call upon the Governor-elect and inform him that the joint convention is now ready to receive him and party for innaugural ceremony, and such message as he may desire to submit.

Honorable James M. Cox, Governor-elect, appeared at the bar of the House, and after prayer by Bishop Theodore Irving Reese, of Columbus, was presented to the joint assembly by the president of the senate, whereupon the Hon. Hugh L. Nichols, chief justice of the Supreme Court of Ohio, administered to him the oath of office as governor of the state of Ohio.

The Governor then delivered his message to the joint convention.

The president of the Senate thereupon declared the joint convention dissolved, and the senators returned to the Senate Chamber, and at 1:50 p. m., the president called the Senate to order.

On motion of Mr. Whittemore, the message of the Governor was ordered printed in the appendix to the Journal.

Mr. White moved that a committee of three be appointed to draft a resolution extending the thanks and appreciation of the 83rd General Assembly to lieutenant governor, Earl D. Bloom, which was agreed to.

The president appointed as such committee, Messrs. White, Busbey and Holden.

Leave of absence for today was granted to the absent members.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 14, 1919, 1:30 o'clock, P. M.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. Davis offered the following resolution:

S. R. No. 17.

Resolved, That the Clerk is hereby authorized to purchase three typewriter desks for the use of the Senate, same to be paid for out of the appropriate fund for that purpose.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—Yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holden,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Davis,	Liggitt,	Snyder,	Wright—26.
Demuth,	Mettler,		

So the resolution was adopted.

Mr. White offered the following resolution which was adopted.

S. R. No. 18.

WHEREAS, Honorable Earl D. Bloom, the retiring lieutenant governor, has served for two years as the presiding officer of the senate with credit to himself and to the state, and

WHEREAS, He accepted his office as a trust to be administered only for the public good and took no advantage of the fact that he was a member of the majority party, but treated minority members with un-failing courtesy and without discrimination, and

WHEREAS, Such a high conception of the duties and responsibilities of his office merits the approbation of all regardless of party, therefore

Resolved, That the senate of the general assembly of the State of Ohio hereby expresses and extends to Honorable Earl D. Bloom its sincere appreciation of his services as presiding officer, which maintained the highest traditions for impartiality and fairness.

Be It Further Resolved, That an engrossed copy of this resolution be forwarded by the clerk of the senate to Honorable Earl D. Bloom at his home in Bowling Green.

CHAS. A. WHITE
T. A. BUSBEY
J. E. HOLDEN

Mr. Davis offered the following resolution:

S. R. No. 19.

Resolved, That the following named officers of the Senate of the Eighty-second General Assembly be allowed ten days pay each for services rendered in the organization of the Senate of the Eighty-third General Assembly, to be paid out of the appropriation for personal service of the Senate.

M. Schlesinger, clerk.

Margaret Green, journal clerk.

Patrick Callen, message clerk.

John Lewis, assistant clerk.

Patrick Malone, sergeant-at-arms.

James Crotty, second assistant sergeant-at-arms.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Davis,	Liggitt,	Patterson,	Wright—25.
Demuth,			

So the resolution was adopted.

Mr. Krider offered the following joint resolution.

S. J. R. No. 8.

WHEREAS, Under section 50 of the General Code it is provided that the mileage which each member of the General Assembly is entitled to receive during his attendance at this session shall be at the rate of two cent per mile, which was the statutory railroad rate at the time such mileage rate was prescribed, and

WHEREAS, By the order of the director of railroads of the United States the railroad fare to be charged by the various railroads operating in Ohio has been raised from two cents to three cents per mile, and

WHEREAS, It was the intention of the law that members of the General Assembly should be paid mileage by the state at the same rate which they are compelled to pay; therefore

Be it Resolved by the General Assembly of the State of Ohio, That the presiding officers and clerks of each house of the General Assembly be and they are hereby authorized and directed to issue mileage vouchers to each member of the General Assembly at the rate of three cents per mile and the auditor of state is hereby authorized and directed to issue warrants on said vouchers at such rate and the treasurer of state is also authorized and directed to pay such warrants when issued.

On motion of Mr. Kryder the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted—yeas 24, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Sparks,
Ake,	Holden,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Snyder,	Wright—24.

Messrs. Liggitt and Patterson voted in the negative.

So the joint resolution was adopted.

Mr. Liggitt offered the following joint resolution.

S. J. R. No. 9.

Be it resolved by the General Assembly of the State of Ohio, That the clerk of the Senate and the clerk of the House of Representatives are hereby authorized and directed, jointly to have prepared, printed and distributed to each member of the Senate and House of Representatives, the officers of each House, the representatives of the press having the privilege of the floor in either house, (at the opening session of each week) a weekly bulletin showing the status of all bills in the General Assembly, together with such other information as will enable the members to keep in touch with the progress of legislation and assist them in the performance of their legislative duties.

On motion of Mr. Liggitt the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Holden,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Snyder,	Wright—25.
Davis,			

So the joint resolution was adopted.

Mr. Holden submitted a report from the Executive Mansion Board appointed under the Act approved April 2, 1917.

On motion of Mr. Whittemore, the report was referred to the committee on State Buildings when appointed and the report ordered printed in the appendix to the Journal.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 10.

Be it Resolved by the General Assembly of the State of Ohio, That when the two houses of the General Assembly adjourn tomorrow, that it be to meet Monday, January 20, at 5 o'clock P. M.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Sparks,
Ake,	Holden,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—27.
Davis,	Liggitt,	Snyder,	

So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 1 — Mr. Jones.

To amend section 4, and to re-enact section 6, of an act entitled "An Act to provide for the appointment of a commission to carry out the recommendations made by the committee under House Joint Resolutions No. 11 of the General Assembly, viz., to purchase a site and erect thereon a proper building to be used as a home for future governors of the state, and to provide by appropriation the necessary funds therefor."

S. B. No. 2 — Mr. Kryder.

To amend section 12600-65 of the General Code, (as amended 102 O. L., pp. 630, 631) relative to the installation of sanitary closets or urinals.

S. B. No. 3 — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

S. B. No. 4 — Mr. Miller.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition.

S. B. No. 5 — Mr. Miller.

To provide for the appointment of a commissioner and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

Mr. Whittemore submitted the following report:

The select committee, appointed under S. R. No. 10, to assign members to the standing committees of the Senate and to recommend any changes in the titles of said committees and the number of members comprising each committee, submits the following report, and recommends its adoption:

The membership of the standing committees of the Senate shall be as follows:

AGRICULTURE.

DEMUTH, Chairman.

Kryder,	Liggitt,	Norris,
Patterson,	Parrett,	Berry.

BANKS AND SAVINGS SOCIETIES.

BELLEW, Chairman.

Sparks,	Mille,	Holl,
Davis,	Stone,	Norris.
Ake,		

BENEVOLENT INSTITUTIONS.

JONES, of Franklin, Chairman.

Liggitt,	Latham,	Emmert,
Ritter,	Archer,	Wright.

CITIES.

AKE, Chairman.

O'Brien,	Sparks,	Jones, of Franklin,
Whittemore,	Davis,	Wagner.

CLAIMS.

LLOYD, Chairman.

Archer,	Ritter,	Snyder.
Hopley,	Jones, of Meigs,	Latham.

COLLEGES AND UNIVERSITIES.

WHITE, Chairman.

Bellew,	Ake,	Beebe,
Parrett,	Stone,	Lloyd.
Liggitt,	Wright,	

COMMERCIAL CORPORATIONS.

RITTER, Chairman.

Emmert,	Latham,	Mettler,
Sparks,	Jones, of Meigs,	Snyder.

COMMON SCHOOLS.

WHITE, Chairman.

Archer,
Busbey,
Kryder,Davis,
Stone,
Snyder,Agnew,
Lloyd.

CONSTITUTIONAL AMENDMENTS.

AGNEW, Chairman.

Demuth,
Archer,

Bellew,

Jones, of Franklin.

COUNTY AFFAIRS.

STONE, Chairman.

Hopley,
Emmert,
Demuth,Miller,
Ritter,
Norris,Beebe,
Jones, of Franklin.

DRAINAGE AND IRRIGATION.

KRYDER, Chairman.

Liggitt,
Demuth,
Latham,Patterson,
Miller,Berry,
Holl.

ENROLLMENT.

O'BRIEN, Chairman.

Latham,
Jones, of Meigs,

Beebe,

Holden.

FEDERAL RELATIONS.

LIGGITT, Chairman.

Archer,
Bellew,
Miller,White,
Hopley,
Sparks,Holden,
Norris.

FEES AND SALARIES.

BERRY, Chairman.

Kryder,
Emmert,Ritter,
Liggitt,Mettler,
Wagner.

FINANCE COMMITTEE.

DAVIS, Chairman.

Ritter,
Patterson,
Whittemore,
White,Busbey,
O'Brien,
Stone,
Norris,Holden,
Holl,
Lloyd.

FISH CULTURE AND GAME.

PATTERSON, Chairman.

Kryder,
Demuth,
Ake,Liggitt,
Sparks,
Holl,Wagner,
Latham.

GEOLOGICAL SURVEY.

HOLL, Chairman.

Latham,
Jones, of Meigs,

Liggitt,

Beebe.

INDUSTRIAL SCHOOLS.

SNYDER, Chairman.

Hopley,
Emmert,

Miller,

Beebe.

INITIATIVE AND REFERENDUM.

NORRIS, Chairman.

Latham,
Jones, of Meigs,
Demuth,Sparks,
Archer,
Mettler,Beebe,
Jones, of Franklin.

INSURANCE.

O'BRIEN, Chairman.

Davis,
Stone,
Whittemore,Parrett,
Bellew,
Busbey,Norris,
Beebe,
Mettler.

JUDICIARY.

ARCHER, Chairman.

Bellew,
Parrett,
Whittemore,
Patterson,Ake,
White,
Stone,
Mettler,Agnew,
Lloyd,
Jones, of Franklin.

LABOR.

SPARKS, Chairman.

O'Brien,
Miller,Davis,
White,Holde:
Snyde:.

LIBRARY.

HOPLEY, Chairman.

Emmert,
Archer,

Beebe,

Norris.

MANUFACTURES AND COMMERCE.

EMMERT, Chairman.

Ritter,
Sparks,Latham,
Snyder,Jones, of Franklin,
Wagner.

MEDICAL COLLEGES AND SOCIETIES.

LATHAM, Chairman.

Ake,
Hopley,Ritter,
Mettler,Berry,
Wright.

MILITARY AFFAIRS.

JONES, of Meigs, Chairman.

Davis,
Kryder,Patterson,
Wagner,Lloyd,
Wright.

MINES AND MINING.

DEMUTH, Chairman.

White,
Jones, of Meigs,Miller,
Jones, of Franklin,

Holl.

PRISONS AND PRISON REFORM

SPARKS, Chairman

Jones, of Meigs,
Emmert,Ake,
Ritter,Jones, of Franklin,
Wright.

PRIVILEGES AND ELECTIONS

HOPLEY, Chairman

White,
Ake,
Archer,Whittemore,
O'Brien,
Parrett,Agnew,
Holden.

PUBLIC HEALTH

WRIGHT, Chairman

Bellew,
Kryder,

Davis,

Berry.

PUBLIC PRINTING

BEEBE, Chairman

Hopley,
Miller,

Busbey,

Agnew.

PUBLIC UTILITIES

STONE, Chairman

Busbey,
Davis,
White,Patterson,
O'Brien,
Snyder,Holl,
Lloyd.

PUBLIC WORKS

RITTER, Chairman

Sparks,
Bellew,
Ake,
Demuth,Kryder,
Hopley,
Mettler,Snyder,
Berry,
Holl.

ROADS AND HIGHWAYS

BUSBEY, Chairman

Patterson,
Kryder,
Hopley,
Demuth,Davis,
Stone,
Whittemore,Berry,
Snyder,
Wagner.

RULES

WHITTEMORE, Chairman

Parrett,
Archer,White,
Holden,

Agnew.

SOLDIERS' AND SAILORS' HOME.

METTLER, Chairman.

Liggitt,
Ritter,Emmert,
Jones, of Meigs,Agnew,
Norris.

SOLDIERS' AND SAILORS' ORPHANS' HOME

WAGNER, Chairman

O'Brien,
Jones, of Meigs,Liggitt,
Ritter,Snyder,
Wright.

STATE BUILDINGS

LATHAM, Chairman

Davis,
O'Brien,

Lloyd,

Wagner.

TAXATION

PARRETT, Chairman

Whittemore,
Davis,
Stone,
Ake,Busbey,
Bellew,
Miller,Agnew,
Holden,
Berry.

TEMPERANCE

MILLER, Chairman

Sparks,
Kryder,Stone,
Demuth,Holden,
Wright.

VILLAGES

KRYDER, Chairman

Patterson,
Busbey,Stone,
Berry,Beebe,
Holl.

The report of the committee was agreed to.

S. J. R. No. 6— Mr. Parrett, was taken up.,

The question was "Shall the joint resolution be adopted?"

Mr. Parrett moved to refer the resolution to a select committee of one, with instructions to amend as follows:

In line 11 strike out "four" and in lieu thereof insert "six".

In line 11 strike out "two" and in lieu thereof insert "three".

In line 12 strike out "four" and in lieu thereof insert "six".

In line 13 strike out "two" and in lieu thereof insert "three".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question was "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 28, nays, none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Davis,	Liggitt,	Patterson,	Wright—28.

So the joint resolution was adopted.

In accordance with the provisions of **S. J. R. No. 6**— Mr. Parrett, the president, appointed Messrs. Parrett, Bellew, Whittemore, Agnew, Berry and Holden as such committee.

H. J. R. No. 1— Mr. Kreider, was taken up.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Davis,	Liggitt,	Patterson,	Wright—28.

So the joint resolution was adopted.

Leave of absence for today was granted to Messrs. Archer, Emmert, Holl and Ritter.

On motion of Mr. Whittemore, the Senate adjourned until 10:00 o'clock a. m. tomorrow.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 15, 1919, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

The following bills were introduced and read the first time:

S. B. No. 6 — Mr. Liggitt.

To amend 3008 of the General Code, relating to the fees of jurors.

S. B. No. 7 — Mr. Whittemore.

To amend the act relating to the use of state armories.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 1 — Mr. Jones.

To the committee on State Buildings.

S. B. No. 2 — Mr. Kryder.

To the committee on Common Schools.

S. B. No. 3 — Mr. Liggitt.

To the committee on Judiciary.

S. B. No. 4 — Mr. Miller.

To the committee on Temperance.

S. B. No. 5 — Mr. Miller.

To the committee on Temperance.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

The president handed down the following communication:

Representatives of the press desiring the privilege of the floor have made application to the president of the Senate in conformity to Rule 116 and the following is a list of the names of such representatives who are hereby granted the privilege of the floor, together with the paper or association represented by them:

R. C. Saunders.....	Akron Press
H. H. Daugherty.....	Associated Press
Earl W. Baird.....	Associated Press
W. J. Reck.....	Associated Press
R. J. Dustman.....	Associated Press
Joseph A. Sullivan.....	Cincinnati Commercial Tribune
J. W. Faulkner.....	Cincinnati Enquirer
H. R. Mengert.....	Cincinnati Enquirer
E. W. Gableman.....	Cincinnati Enquirer
Maurice Henle	Cincinnati Post
Wm. G. Stiegler.....	Cincinnati Times-Star
Charles F. Drake.....	Columbus Citizen
L. E. Judd.....	Columbus Citizen
George T. Blake.....	Columbus Dispatch
John Howard Galbraith.....	Columbus Dispatch
Frank T. Philbrick.....	Columbus Dispatch

Clifford E. Gillette.....	Columbus Dispatch
Charles B. Griffith.....	Columbus Dispatch
Charles J. Rieker.....	Columbus Dispatch
John T. Bourke.....	Cleveland News-Leader
Walker S. Buel.....	Cleveland Plain Dealer
C. H. Haddox.....	International News Service
Dr. Clarence Maris.....	International News Service
C. C. Waltermire.....	International News Service
E. A. Evans.....	Cleveland Press
J. A. Meckstroth.....	Ohio State Journal
Bert D. Strang.....	Ohio State Journal
C. C. Lyon.....	Scripps-McRae League
F. H. Ward.....	Toledo Blade
H. A. Palmer.....	Toledo News-Bee

CLARENCE J. BROWN,
President of the Senate.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolutions:

S. J. R. No. 6 — Mr. Parrett.

Relative to appointment of special taxation committee.

S. J. R. No. 10 — Mr. Whittemore.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 45 — Mr. King.

To make supplementary appropriations for the General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 45** was read the second time by its title only.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 45** was read the third time.

The question was, "Shall the bill pass?" The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright—25.
Holden,			

So the bill passed. The title was agreed to.

On motion of Mr. Whittemore, the rules were suspended and the Senate proceeded to the second order of business, being offering of motions and resolutions.

Mr. Davis offered the following joint resolution.

S. J. R. No. 11.

Be it resolved by the General Assembly of the State of Ohio, That, inasmuch as a condition has arisen that makes it necessary that
H. B. No. 45 — Mr. King, be messaged at once to the Governor for his action thereon, it is hereby declared to be a necessity that said bill be enrolled in typewriting instead of printing, according to the provisions of section 67, of the General Code of Ohio.

On motion of Mr. Parrett, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright—25.
Holden,			

So the joint resolution was adopted.

Mr. Sparks offered the following resolution, which was adopted.

S. R. No. 20.

Resolved, That a select committee of three be appointed to ascertain and report to the Senate a distance in miles travelled by each Senator from his place of residence to the seat of government and returned by the most direct route of public travel, as provided by section 50 of the General Code.

In accordance with the provisions of **S. R. No. 20** — Mr. Sparks, the President appointed Messrs. Sparks, Latham and Holden as such committee.

Mr. Davis offered the following resolution:

S. R. No. 21.

Resolved, That the chairman of the Finance Committee, Mr. Davis, be directed and authorized to purchase twenty-two sets complete of the latest Page and Adams Annotated Code of Ohio to be apportioned and distributed as follows: one set to the President of the Senate; one set for the finance committee; one set for the committee on taxation; one set for the members of the press on the floor; twelve sets for the judiciary committee; six sets for the members of the joint committee on taxation.

The question was, "Shall the resolution be adopted?" The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright—25.
Holden,			

So the resolution was adopted.

Mr. Liggitt offered the following resolution which was adopted:

S. R. No. 22.

Relative to the death of Honorable Robert P. Kennedy, former lieutenant governor of Ohio.

The death of Honorable Robert P. Kennedy, soldier-congressman, former lieutenant governor of Ohio, at Mt. Carmel hospital in the city of Columbus, May 6th, 1918, removed from the galaxy of Ohio's famous sons, a commanding figure.

Born in Bellefontaine, Ohio, January 23rd, 1840,—that city was his home during his entire life, he grew to vigorous manhood in the stirring times immediately preceding the Civil War and in that conflict he bore a conspicuous part. He entered the Union Army, the comrade of Hayes and McKinley in 1861, and rapidly advanced until in 1865 he was discharged from the service with the rank of Brevet Brigadier General.

Returning to civil life he took up the practice of law and held many positions of honor and trust.

He represented his district in the 50th and 51st congresses and in 1885 was elected lieutenant governor of the state.

As president of the senate he was fair and impartial—fearless in doing that which he believed to be right.

As an orator he had few equals; as a citizen he was public spirited. His latter days were devoted unselfishly to the best interests of his home city.

He has passed to the other shore. In his passing his neighbors lose his friendly associations; the community an honored citizen; the state an earnest public servant; therefore,

Be it resolved by the Senate of the 83rd General Assembly of Ohio:

First—That we express our deep sympathy in the loss of a faithful public servant whose memory we cherish.

Second—That we extend to his family and friends the sympathy and condolence of the Senate and express our appreciation of the high character and noble qualities which made him a presiding officer respected by all.

Third—That as a further evidence of our respect to his memory this resolution be adopted by the Senate and spread on its journal and that a copy of the same be engrossed and transmitted to the family of the deceased.

Fourth—That out of respect to the memory of Honorable Robert P. Kennedy, the Senate do now adjourn.

Leave of absence for today was granted to the absent members.

On motion of Mr. Whittemore the Senate adjourned until 5 o'clock p. m. Monday next.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

January 20, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of last legislative day was read and approved.

On application to the President of the Senate, in conformity to Rule 116, the privilege of the floor was granted to R. A. Forster, representing the Toledo Blade.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution

S. J. R. No. 11 — Mr. Davis.

Relative to enrolling **H. B. No. 45**.

Attest

JOHN P. MAYNARD,
Clerk.

S. B. No. 8 — Mr. O'Brien.

The following bills were introduced and read the first time:

To require husband and wife to join in the execution of chattel mortgages, etc., given upon personal household property owned by either or both of them.

S. B. No. 9 — Mr. Davis.

To supplement section 1286 of the General Code by adding section 1286-1, providing that the practice of Christian Science shall not be considered the practice of medicine.

S. B. No. 10 — Mr. Sparks.

To amend sections 10185 and 10186 of the General Code, to provide for the extension of cooperative trade associations to include milk companies.

S. B. No. 11 — Mr. Demuth.

To regulate the selling, offering or exposing for sale of agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive of the General Code.

S. B. No. 12 — Mr. Archer.

To amend section 11273 of the General Code, relating to venue of actions.

S. B. No. 13 — Mr. Whittemore.

To establish a municipal court in and for the city of Akron and to repeal an act entitled "An act to establish a police court in the city

of Akron, Summit county, Ohio," passed May 10, 1910, and all acts amendatory thereof.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 45 — Mr. King.

To make supplementary appropriations for the General Assembly.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
J. E. HOLDEN,
JOHN E. BARNES,

HERBERT L. JONES,
HENRY EVANS,
GEORGE SCHELHORN,
C. F. McCOY.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House in the presence of the House has signed the following bill:

H. B. No. 45 — Mr. King.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate signed said bill.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 6 — Mr. Liggitt.

To committee on Fees and Salaries.

S. B. No. 7 — Mr. Whittemore.

To committee on State Buildings.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 21, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 3—Mr. Crabbe.

Relative to printing additional copies of House Bills Nos. 23 and 24 for use of the members of the House and Senate.

Attest:

JOHN P. MAYNARD,
Clerk.

Said resolution was laid over under rules.

Mr. Davis offered the following joint resolution:

S. J. R. No. 12.

Authorizing printing of additional copies of **Senate Bills Nos. 4 and 5.**

Be it resolved by the General Assembly of the State of Ohio, That the clerk of the Senate is hereby authorized to have printed one thousand additional copies of Senate Bill No. 4 and one thousand additional copies of Senate Bill No. 5.

On motion of Mr. Davis the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?" The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the joint resolution was adopted.

Mr. Holden offered the following joint resolution:

S. J. R. No. 13.

WHEREAS, The onward sweep of democracy is felt in every corner and quarter of the world.

WHEREAS, The people of the United States demand directly an increasing voice in the affairs of their government; so that their sentiments may be translated into laws and amendments to the constitution of states and nation;

WHEREAS, The initiative and referendum has worked so well in Ohio and other progressive states that this extension to the nation should not be delayed;

WHEREAS, After a trial of six years, the people of Ohio, by a majority of 193,000,—the largest majority ever given any proposition in Ohio—have decided they are competent to decide for themselves the policies under which they live; therefore,

Be it resolved, That the General Assembly of Ohio request congress for the introduction and submission to the states of an amendment to the constitution of the United States, giving to the people the powers of the initiative and referendum with respect to the Federal laws and constitution.

Be it further resolved, That certified copies of this resolution be transmitted by the Secretary of State of Ohio to the Clerk of the National

House of Representatives and the Clerk of the Senate of the United States to be laid before the Speaker of the National House of Representatives and the President of the Senate of the United States, to be placed by them before the respective bodies over which they preside.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 14 — Mr. Sparks.

To provide for the creating of a hotel department in the state of Ohio relating to restaurants, hotels and rooming houses, defining such places and providing for license fees to be collected and turned over to the state, and further providing and empowering the commissioner to make rules and regulations for safety and sanitary conditions in such places.

S. B. No. 15. — Mr. Kryder.

To amend sections 1352, 6259 and 6262, to add supplementary section 1236-6 and to repeal sections 6257 and 6258 of the General Code, relative to classification and inspection of hospitals.

S. B. No. 16 — Mr. Lloyd.

To amend sections 9518 and 9519 of the General Code, relative to the investment of the capital and surplus of insurance companies.

S. B. No. 17 — Mr. Lloyd.

To amend sections 1329-1 and 11444 of the General Code and to supplement section 1331 of the General Code by adding thereto section 1331-1.

S. B. No. 18 — Mr. Snyder.

To establish a state nonmedical board and to regulate nonmedical practice.

S. B. No. 19 — Mr. Mettler.

To amend section 614-63 of the General Code, providing for physical connection between different telephone systems, the joint use of telephone equipment and interchange of service.

S. B. No. 20 — Mr. Lloyd.

To amend sections 9510, 9568 and 9569 of the General Code, relative to the deposit required of certain insurance companies.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 8 — Mr. O'Brien.

To committee on Judiciary.

S. B. No. 9 — Mr. Davis.

To committee on Public Health.

S. B. No. 10 — Mr. Sparks.

To committee on Agriculture.

S. B. No. 11 — Mr. Demuth.

To committee on Agriculture.

S. B. No. 12 — Mr. Archer.

To committee on Judiciary.

S. B. No. 13 — Mr. Whittemore.

To committee on Judiciary.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

S. J. R. No. 4 — Mr. Liggitt.

Ratifying proposed amendment to the Constitution of the United States.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
JOHN E. BARNES,
THOMAS W. LATHAM,
C. F. MCCOY,

HERBERT L. JONES,
HENRY EVANS,
GEORGE SCHELHORN,
CARL W. BEEBE.

Mr. Liggitt, submitted the following report:

The standing committee on Fees and Salaries, to which was referred **S. B. No. 6** — Mr. Liggitt, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line five (5) strike out the parentheses and figures (\$3.00) and insert in lieu thereof the word dollars.

In line six (6) strike out the word four, and insert in lieu thereof, the word five.

Strike out the parentheses, figures, and letter (o4c).

T. M. BERRY,
GEO. E. KRYDER,
D. A. LIGGITT,
H. J. RITTER,

EDWARD S. METTLER,
F. L. EMMERT,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 22, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

On motion of Mr. Miller the President appointed a committee consisting of Messrs. Davis, Miller and Wright to receive Captain Tom Jones, on his return from France.

Upon motion of Mr. Miller the President named the membership of the agricultural committee to receive the corn boys and girls on their visit to Columbus, January 29.

Mr. Emmert offered the following resolution:

S. R. No. 23 — Mr. Emmert.

WHEREAS, There is a constant demand for copies of various bills, resolutions and other printed legislative documents; now, therefore,

Be it resolved, That the clerk of the senate be and he is hereby authorized to comply with such requests as may be received in writing either by the clerk or by a member of the Senate and pay the cost thereof out of the appropriate fund of the Senate, upon proper vouchers signed by the clerk of the Senate.

Nothing in this resolution shall be construed as authorizing the printing of a greater number of bills than the number now provided by statute.

Mr. Emmert moved that the rules be suspended and the resolution was considered.

The question was, Shall the resolution be adopted?

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—29.
Demuth,			

So the resolution was adopted.

Mr. Jones offered the following Joint Resolution:

S. J. R. No. 14 — Mr. Jones.

Favoring the establishment of a League of Nations to enforce peace and aim at promoting the liberty, progress and orderly development of the world.

WHEREAS, The war, now brought to a victorious close by the associated power of the free nations of the world, was above all else a war to end war and protect human rights; therefore

Be it resolved by the General Assembly of the State of Ohio, both houses concurring, That, we favor the establishment of a League of nations of which the United States shall be a member. We believe that such a League should aim at promoting the liberty, progress and orderly development of the world; that it should clinch the victory won at such terrible sacrifice by having the united potential force of all its members as a standing menace against any nation that seeks to upset the peace of the world. *Be it further*

Resolved, That certified copies of this resolution be sent by the Secretary of State to the President and to the presiding officers of both branches of Congress and to each of the United States Senators and Representatives from the state of Ohio.

Said joint resolution was laid over under the rule.

Mr. White offered the following resolution:

S. R. No. 24 — Mr. White.

WHEREAS, Mose Schlesinger, former assistant clerk of the Senate, performed all the duties of clerk of the Senate from December 3rd, 1917, to January 6th, 1919, because of the absence of Senate Clerk W. S. Pealer, appointed head of the Selective Draft Service of Ohio;

Resolved, That there be paid to Mose Schlesinger from A 1 Personal Service, Clerk's Fund, the sum of thirteen hundred and three dollars and thirty-three cents (\$1,303.33), said sum being the difference in the salary of the clerk of the Senate and that of the assistant clerk of the Senate for this period.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the resolution was adopted.

Mr. Whittemore offered the following resolution:

S. J. R. No. 15 — Mr. Whittemore.

Be it resolved by the General Assembly of the State of Ohio, That when the two houses of the General Assembly adjourn tomorrow, that it be to meet Monday, January 27, at 5 o'clock p. m.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Holl,	O'Brien,	Wagner,
Bellew,	Hopley,	Parrett,	White,
Berry,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—30.
Davis,	Latham,		

So the joint resolution was adopted.

Mr. Whittemore offered the following Joint Resolution:

S. J. R. No. 16 — Mr. Whittemore.

To provide for the appointment of a joint legislative committee to investigate German propaganda and other evidences of disloyalty in Ohio, and elsewhere, and to recommend and suggest corrective legislation.

WHEREAS, It has become a matter of common knowledge that for many years Germany has been conducting propaganda to cultivate and

foster German ideas and ideals in this country and to fasten them upon our institutions and body politic, and;

WHEREAS, There are many alien enemies now interned by the United States who have been, and may still be disloyal to our government, and;

WHEREAS, There are many aliens in this country whose only purpose in coming here has been for personal gain, without assuming the duties of citizenship;

It is resolved by the General Assembly of the State of Ohio, That a joint legislative committee be appointed to investigate German propaganda, and other evidences of disloyalty in Ohio, and to recommend corrective legislation whereby our institutions and laws may become thoroughly American, and further to memorialize Congress for the revision of our treaty relations with other countries as to residence and citizenship and also as to the disposition and treatment of disloyal, interned aliens. Such committee to consist of three members of the Senate to be appointed by the President of the Senate and three members of the House of Representatives to be appointed by the Speaker.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 4—Mr. Liggitt.

Ratifying proposed amendment to the constitution of the United States.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate, signed said joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 1 — Mr. Kreider.

Requesting the governor of the state of Ohio to request the Secretary of War, Newton D. Baker, to permit the soldiers to retain permanently, their uniforms.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate, signed said joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions in which the concurrence of the Senate is requested:

Am. H. J. R. No. 4 — Mr. McCoy.

Relative to the punishment of William Hohenzollern.

H. J. R. No. 7 — Mr. Bryson.

Relative to certain land deeded to Ohio.

H. J. R. No. 9 — Mr. Johnston.

Relative to cost of production of grain, live stock and all farm crops and products.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolutions were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

Am. S. J. R. No. 9 — Mr. Liggitt.

Relative to the printing of a weekly bulletin.

With the following amendments in which the concurrence of the Senate is requested.

Strike out all of the second line after the word "Senate".

Strike out the word "are" in the third line and insert in lieu thereof the word "is" and strike out the word "jointly" in the third line.

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 5 — Mr. Whittemore.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

The following bills were introduced and read the first time:

S. B. No. 21 — Mr. Ake.

To amend sections 3817, 3852, 3859, 3863, 3865, 3870-2, 3893 and 3906, and to repeal sections 3892 and 3905 of the General Code, relating to the collection of special assessments.

S. B. No. 22 — Mr. Holl.

To amend sections 4743, 4744-2, 4744-3, 4744-5, 7655-7, 7706, 7706-1, 7706-2, 7706-4, 7747 and 7811 and to repeal sections 4738, 4739, 4740, 4741, 4742 and 7706-3 of the General Code, relative to abolishing the position of district superintendent and providing for the position of assistant county superintendent of schools.

S. B. No. 23 — Mr. Archer.

To amend section 6919 Ohio Laws, volume 107, pages 98-99, relative to assessments of lands for road improvement purposes.

S. B. No. 24 — Mr. Lloyd.

To regulate the sale and carrying of concealed weapons.

S. B. No. 25 — Mr. Archer.

To authorize the appointment of Soldiers' Memorial Commission to erect a tablet in memory of the "Andrews" Raiders, led by Captain James J. Andrews in the civil war.

S. B. No. 26 — Mr. White.

Relating to the carrying and displaying of certain flags.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 14 — Mr. Sparks.

To committee on Public Health.

S. B. No. 15 — Mr. Kryder.

To committee on Public Health.

S. B. No. 16 — Mr. Lloyd.

To committee on Insurance.

S. B. No. 17 — Mr. Lloyd.

To committee on Public Health.

S. B. No. 18 — Mr. Snyder.

Mr. Snyder moved that **S. B. No. 18** be referred to the committee on Soldiers' and Sailors' Home.

Mr. Wright moved that **S. B. No. 18** be referred to the committee on Public Health.

The question was "Shall the motion of Mr. Snyder to refer **S. B. No. 18** to the committee on Soldiers' and Sailors' Home be agreed to?"

On which the yeas and nays were demanded taken, and resulted —yeas none, nays 31, as follows:

4—S. J.

Those who voted in the negative were: — Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the motion was disagreed to and **S. B. No. 18** — Mr. Snyder, was referred to the committee on Public Health.

S. B. No. 19 — Mr. Mettler.

To committee on Public Utilities.

S. B. No. 20 — Mr. Lloyd.

To committee on Insurance.

Mr. Archer submitted the following report:

The standing committee on Judiciary to which was referred **S. B. No. 8** — Mr. O'Brien, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
W. W. BELLEW,
WM. AGNEW,
H. ROSS AKE,

J. N. STONE,
F. E. WHITEMORE,
FRANK C. PARRETT,
CHAS. S. WHITE.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred the rules of the Senate having had the same under consideration, recommends the adoption of the following rules:

RULES OF THE SENATE.

ORGANIZATION.

RULE 1. At the hour of ten o'clock, afternoon, of the day appointed for the beginning of any regular session of the General Assembly, the President of the Senate, or in case of his absence or inability, the oldest man present who is a senator-elect, shall take the chair and call the members-elect to order, and shall appoint one of them clerk pro tempore; and the President or Chairman shall then call over the senatorial districts in their numerical order, and as the same are called the persons claiming to be members shall present their certificates and take the oath of office. (Section 35 G. C.)

RULE 2. After the senators-elect shall have taken the oath of office, a quorum of all the senators elected being present, the Senate shall proceed to elect the officers provided by the statuts, and the officers so elected shall appear at the bar of the Senate and take an oath of office, to be administered by the presiding officer.

RULE 3. The Lieutenant Governor shall be President of the Senate, but shall vote only when the Senate is equally divided, except as otherwise provided in Art. II, Sec. 9 of the Constitution; and in case of his absence or impeachment, or while he is exercising the office of governor, the Senate shall choose a president pro tempore. (See Const., Art III, Sec. 16.)

RULE 4. The President may name any senator to perform the duties of the chair, but such substitution shall not extend beyond an adjournment; nor shall any senator so named attest any document as president or president pro tem. of the Senate.

RULE 5. When both the President and the President pro tem., are absent at the hour to which the Senate has adjourned or taken a recess, the Clerk shall call the Senate to order and the Senate shall proceed to select some member to act as presiding officer until the President or President pro tem. shall be present, or an adjournment is taken.

RULE 6. The President shall have general direction of the Senate chamber and enforce the rules of the Senate. He shall preserve order and decorum in the proceedings of the Senate; and in case of any disturbance or disorderly conduct in the lobby the President or Chairman of the Committee of the Whole shall have the power to order the same to be cleared.

RULE 7. The President, or in his absence the President pro tem., shall sign all acts and joint resolutions when passed by both houses; and all writs, warrants and subpoenas issued by order of the Senate shall be under his hand, attested by the clerk.

ORDER OF BUSINESS OF THE DAY.

RULE 8. As soon as the Senate is called to order prayer may be offered, and a quorum being present, the journal of the preceding legislative day shall be read by the clerk, and, if necessary, corrected by the Senate.

RULE 9. As soon as the Journal is read and approved, the order of business shall be as follows:

1. Presentation of petitions and memorials.
2. Offering of motions and resolutions.
3. Introduction of bills.
4. Bills for second reading.
5. Reports of standing committees in their alphabetical order.
6. Reports of select committees.
7. Resolutions laid over under Rule 73 or Rule 86.
8. Amendments to Senate Bills laid over under Joint Rule No. 9.
9. Bills for third reading.

RULE 10. The business of the Senate shall be disposed of in the order in which it is arranged, and not otherwise, unless by leave of two-thirds of the senators present.

RULE 11. If the calling of the committees for reports be not completed on any given day, the Clerk shall, on the subsequent day, on reaching the order of "Reports of Standing Committees," commence with the committee next in order after the last called on the previous day.

RULE 12. Messages from the House of Representatives and communications from any branch of the executive department of the state, may be received, read and disposed of at any time, except when the President is putting a question, while the yeas and nays are being called, or while ballots are being counted, unless objection is made to the reading, when the Senate shall decide.

QUORUM.

RULE 13. A majority of all the members elected to the Senate, shall constitute a quorum, but a less number may compel the attendance of absent members or adjourn from day to day.

RULE 14. Should a roll call show the absence of a quorum the President shall direct the Sergeant-at-Arms to dispatch his messengers for absentees, and until a quorum is present, no business shall be in order except a motion to adjourn, and the enforcement of the attendance of the absentees.

CALL OF THE SENATE.

RULE 15. The President may order, or any senator may demand, a call of the Senate, and upon such call the names of the senators shall be called by the Clerk in their alphabetical order and the names of the absentees entered upon the journal.

RULE 16. On the completion of the roll-call on a call of the Senate, the President shall direct the Sergeant-at-Arms to bring in the absentees, if any, and until such absentees have appeared at the bar of the Senate and answered to their names, no business shall be in order except a motion to adjourn and a motion to dispense with further proceedings under the call.

RULE 17. Pending a call of the Senate, if a motion to adjourn has been voted down, it shall not be renewed until a motion "to dispense with the call" has been voted upon, or until a senator has appeared and answered to the roll-call.

RULE 18. A motion to dispense with further proceedings under the call shall not be made in the absence of a quorum.

RULE 19. While the Senate is under a call the doors shall be closed and only members and officers of the Senate shall be admitted; senators shall take and remain in their seats, and no senator shall be permitted to leave the chamber unless by a majority vote of the senators present.

STANDING COMMITTEES.

RULE 20. At as early a date as practicable after the organization of the Senate, there shall be appointed by the Senate the following standing committees, the number composing each committee to be fixed by resolution of the Senate; unless otherwise directed the number shall be as follows:

- Agriculture, 7.
- Banks and Savings Societies, 8.
- Benevolent Institutions, 7.
- Cities, 7.
- Claims, 7.
- Colleges and Universities, 9.
- Commercial Corporations, 7.
- Common Schools, 9.
- Constitutional Amendments, 5.
- County Affairs, 9.
- Drainage and Irrigation, 8.
- Enrollment, 6.
- Federal Relations, 9.

Fees and Salaries, 7.
 Finance, 12.
 Fish Culture and Game, 9.
 Geological Survey, 5.
 Industrial Schools, 5.
 Initiative and Referendum, 9.
 Insurance, 10.
 Judiciary, 12.
 Labor, 7.
 Library, 5.
 Manufactures and Commerce, 7.
 Medical Colleges and Societies, 7.
 Military Affairs, 7.
 Mines and Mining, 6.
 Prison and Prison Reforms, 7.
 Privileges and Elections, 9.
 Public Health, 5.
 Public Printing, 5.
 Public Utilities, 9.
 Public Works, 11.
 Roads and Highways, 11.
 Rules, 6.
 Soldiers' and Sailors' Home, 7.
 Soldiers' and Sailors' Orphans' Home, 7.
 State Buildings, 5.
 Taxation, 11.
 Temperance, 7.
 Villages, 7.

RULE 21. The first named member of any committee shall be the chairman, and in his absence the next named member shall act as such, unless the committee, by a majority vote, elect a Chairman.

RULE 22. Each committee shall meet upon the call of its chairman, and in case of his absence, or refusal to call the committee together, a meeting may be called by any two members of the committee. All committee meetings shall be open and a record of the action taken therein shall be kept by the secretary of the committee, the same to be filed with the clerk of the Senate at the close of the session.

RULE 23. No committee shall sit during the daily sessions of the Senate without leave of the Senate.

RULE 24. The several standing and select committees of the Senate shall have leave to report by bill or otherwise; but the report of any committee must be signed by a majority of its members before it can be received at the clerk's desk; when a majority of a committee have reported, the minority may present their views, when the question shall be upon the substitution of the minority for the majority report.

RULE 25. The committee on Enrollment may report at any time when the Senate is not otherwise engaged.

RULE 26. Every committee to which a bill or resolution is referred shall carefully examine the form, phraseology, punctuation and arrangement thereof and, when necessary, report to the Senate the amendments to correct the same.

RULE 27. All committees, except standing committees, shall be appointed by the President, unless the Senate shall otherwise direct.

RULE 28. When a motion is made to commit to a committee of the whole Senate, or to a standing committee, it shall not be in order to amend such motion by substituting any other committee; but if any other committee be suggested, the question shall first be put upon the committee first named, and afterwards upon the committee or committees suggested, in the order in which they were named.

COMMITTEE OF THE WHOLE.

RULE 29. When the Senate is ready to proceed to the orders of the day, a motion to go into the Committee of the Whole on the order of the day shall have precedence of all other motions, except to adjourn, to take recess, to lay on the table, and for the previous question.

RULE 30. In forming the Committee of the Whole the President shall leave the chair and appoint a Chairman, who shall preside and vote as other senators.

RULE 31. The Clerk shall make no permanent record, but shall keep such minutes of the proceedings of the Committee of the Whole as will enable the Chairman to make up his report to the Senate.

RULE 32. The rules of proceeding in Committee of the Whole shall be the same as in the Senate, so far as they may be applicable.

RULE 33. In Committee of the Whole, bills and resolutions shall be read by the chairman or clerk, and considered by sections, unless it be otherwise directed by the committee, leaving the title or preamble as the case may be, last to be considered. The body of the bill shall not be defaced or interlined, but amendments shall be noted by the chairman or clerk on a separate piece of paper, as the same are agreed to by the committee, and so reported to the Senate.

RULE 34. When the committee shall arise the President of the Senate shall immediately resume the chair and the chairman of the Committee of the Whole shall at once present the report of the committee. The Senate shall forthwith proceed to the consideration of the bill and the amendments of the committee, unless the Senate shall otherwise order, but the bill shall be subject to discussion or amendment before the question to engross the bill is taken.

VOTING.

RULE 35. Every senator present when the question is put shall vote unless the Senate by a majority vote shall excuse him. A request to be excused from voting must be made before the Senate divides or before the call of the roll begins.

RULE 36. Any senator requesting to be excused from voting may briefly explain the reason for such request, and the Senate shall pass upon the request without debate.

RULE 37. When fewer than a quorum vote on any question the President shall forthwith order the roll of senators to be called. If a quorum be present, as shown by answering to their names, or by their presence in the chamber, the President shall again order the roll to be called, and if any senator refuses to vote, he shall be noted as present but not voting, unless the Senate shall have previously excused him.

RULE 38. No senator shall vote upon any question involving his election or the right to his seat.

RULE 39. After a vote is taken viva voce if the President is undecided, or if a division is demanded by any senator before the result is announced, the Senate shall divide. Those voting in the affirmative shall arise at the sound of the gavel and remain standing until counted and the count is announced; then those voting in the negative shall arise and remain standing until counted and the count is announced.

VOTING — THE YEAS AND NAYS.

RULE 40. Any senator may demand the yeas and nays on any question, but the demand must be made before a vote is taken and declared, or before the Senate divides. The President may order the yeas and nays upon any question when he is in doubt as to the result of a vote taken viva voce.

RULE 41. The yeas and nays shall be called upon the election of all officers, and a majority vote of the Senate shall be necessary to elect; "but if a choice be not made on or before the tenth voting, the person thereafter receiving the highest number of votes shall be declared duly elected." (Sec. 39 G. C.)

RULE 42. The yeas and nays shall be called upon the passage of all bills and upon the adoption of all joint resolutions having the force and effect of law, the votes of a majority of all the senators elected being required in each instance, except in emergency bills which must receive the vote of two-thirds of all the senators elected. In emergency bills the yeas and nays must be called separately upon the emergency clause, the votes of two-thirds of all the members elected to the Senate, likewise, being necessary for the passage of the emergency clause. (Sec. 9, Art. 2, and Sec. 1-d, Art. 2, Const.)

RULE 43. The yeas and nays shall be called upon the adoption of all resolutions providing for the expenditure of money, and a majority vote of all the Senators elected shall be necessary to the adoption of any such resolution.

RULE 44. The yeas and nays shall be called upon all bills or resolutions granting extra compensation to any officer or employe of the Senate, or for the payment of any claim not provided for by pre-existing law; and no such bill or resolution shall be passed or adopted unless it shall receive the vote of two-thirds of all the senators elected. (Art. 2, Sec. 29, Const.)

RULE 45. The yeas and nays shall be called upon advising and consenting to appointments made by the Governor, the question being, "Shall the Senate advise and consent to the appointment by the Governor?" (Sec. 2, Art. VII, Const.)

RULE 46. The yeas and nays shall be called upon the adoption of all resolutions proposing amendments to the Constitution, and three-fifths of the votes of all the senators elected shall be necessary to the adoption of such resolutions. (Sec. 1, Art. XVI, Const.)

RULE 47. The yeas and nays shall be called upon the question of concurring in amendments made by the House of Representatives to all bills or joint resolutions passed by the Senate; and upon agreeing to the report of conference committees.

RULE 48. No person, other than the Clerk and his assistants, shall be permitted at the Clerk's desk while the yeas and nays are being taken.

RULE 49. After the roll has been called and before the announce-

ment of the result, any Senator may demand a verification of the vote, when the clerks shall read, first the names of those Senators voting in the affirmative, then of those voting in the negative, when any Senator on account of error, or for any other reason, may change his vote; but no Senator shall be permitted to change his vote, as recorded, after the roll call has been verified and the result declared.

DECORUM AND DEBATE.

RULE 50. When a Senator desires to address the Senate or to make a motion, he shall arise and respectfully address himself to "Mr. President," and the President shall recognize him by announcing "The Senator from ——" naming the county; and if the county is represented by more than one Senator the announcement shall be "The Senator from —— Mr. ——."

RULE 51. When two or more Senators seek recognition of the Chair at the same time, the President shall decide which Senator shall speak first.

RULE 52. No Senator shall speak more than twice to the same question except in Committee of the Whole, or by leave of the Senate; and, the Senator speaking shall confine himself to the question under debate, and avoid personalities.

RULE 53. Any Senator while discussing a question may read, or cause to be read, from books, papers, or documents any matter of reasonable length pertinent to the subject under consideration without asking leave. The President shall decide upon the relevancy of the matter thus read and upon the limitation as to length, but his decision shall be subject to appeal.

RULE 54. Any Senator may call for a statement of the pending question, when the President shall re-state the same.

RULE 55. Any Senator may call for a division of the question, and the decision of the President as to its divisibility shall be subject to appeal as in question of order.

RULE 56. All questions of order shall be decided by the President without debate; such decision shall be subject to appeal to the Senate by any two Senators, on which appeal no Senator shall speak more than once, unless by leave of the Senate; and the President may speak in preference to Senators.

RULE 57. If any Senator, in speaking or otherwise, transgress the rules of the Senate, the President shall, or any member may, call him to order; and the Senator called to order shall take his seat, if required to do so by the President, until the question of order is decided.

RULE 58. If the decision be in favor of a Senator called to order, he shall be at liberty to proceed; if otherwise he shall not be permitted to proceed in case any Senator objects, without leave of the Senate.

RULE 59. If a Senator call another to order for words spoken in debate, he shall, if required by the President, reduce to writing the language used by the Senator which is deemed to be out of order.

BILLS.

RULE 60. Bills may be introduced by a Senator, or as the report of a committee in the regular order of business, or at any other time, on leave of the Senate, upon a statement of the object of the bill.

RULE 61. Bills shall be legibly written, typewritten, or printed, and shall bear the name of the author, and must in all respects as to form, comply with the constitution and the rules of the Senate.

RULE 62. Bills shall have noted in their title a distinct reference to the subject or matter to which they relate, and if they propose the amendment or repeal of any law, to the section proposed to be amended or repealed.

RULE 63. In all bills introduced, which seek to amend existing statutes, any new matter contained therein shall be underscored, and when printed, the matter so underscored shall be printed in italics; and when an amendment is sought by the omission or elimination of matter in an existing law, the author shall indicate such omission or elimination by asterisks, and the printer shall follow such indicated marks on copy. No bill shall be sent to the printer by the clerk which does not conform to these requirements.

RULE 64. Upon the first reading of a bill, and before it is printed, the author may, by leave of the Senate, make correction in the form of phraseology, but after a bill has been read the second time such change must be made in regular form by amendment.

RULE 65. If opposition be made to a bill on the first reading, the question shall be, "Shall the bill be rejected?" If the bill be not rejected, it shall pass to a second reading in the order of proceeding.

RULE 66. All bills shall be read the second time in the order in which they are introduced, and unless made a special order, shall be placed upon the calendar and read the third time in the order in which they are directed to third reading.

RULE 67. On the second reading of a bill the President shall state that it is ready for commitment or engrossment; if no motion or order be made to the contrary, it shall be committed to the Committee of the Whole to be considered in its order; if the bill be ordered to be engrossed, the Senate shall direct on what day it shall be read the third time.

RULE 68. House bills when altered or amended by the Senate, shall be engrossed in like manner as Senate bills preparatory to their third reading.

RULE 69. If a question on ordering a bill to be engrossed for a third reading on a particular day be lost, it shall not preclude a motion to order it to be engrossed for a third reading on a different day, unless a division of the question be called for; but if, on such division, the question on engrossing a bill shall fail, the bill shall be considered as lost.

RULE 70. After commitment and report to the Senate, or at any time before its passage, a bill or resolution may be re-committed.

RULE 71. If a bill or resolution be lost, and the vote reconsidered, such bill or resolution shall not thereafter be committed to other than a standing committee, except when it is sought to amend such bill, when it may be committed to a select committee, with instructions for that purpose.

RULE 72. A bill or resolution may be made a special order by a two-thirds vote of the Senate.

RULE 73. All bills and resolutions reported by a committee, with recommendation for passage or adoption, or ordered to be read the third time without reference, shall, unless the Senate otherwise order, be placed

on the calendar for the second day following their being so reported or ordered.

RULE 74. Bills standing in order for third reading shall be taken up and read without a motion to that effect, and, unless otherwise ordered by the Senate, the question shall be "Shall the bill pass?"

RULE 75. When a bill which has been set for third reading on a particular day, shall, for any reason, not be reached on that day, it shall stand for third reading on the first succeeding day when bills for third reading shall be reached in the regular order of business.

RULE 76. When a bill has been ordered for third reading on a particular day, or at a certain hour, it shall not sooner be taken up except upon a two-thirds vote of the Senate.

RULE 77. If a bill be amended before being placed upon the calendar for third reading, the Clerk shall note on the calendar the fact that it has been amended, and shall cite the date when such amendment was made and the page of the Senate or House Journal upon which such amendment appears.

RULE 78. On the passage of all bills, making appropriations of money or in concurring in House amendments thereto, a separate vote on any item or items therein shall, on demand of any five Senators, first be had by yeas and nays, and entered upon the Journal; and every such item failing to receive the votes of a majority of all the members elected to the Senate, or of two-thirds of the members elected, if required by the Constitution, shall be stricken from such bill before the vote is taken upon its passage.

RULE 79. When a bill has passed the Senate the Clerk shall read its title and the President shall demand if the Senate agree thereto; and if the Senate is agreed the Clerk shall make out the title accordingly, and certify to the passage of the bill upon the back thereof.

AMENDMENTS.

RULE 80. No motion or proposition upon a subject different from that under consideration shall be admitted under color of an amendment.

RULE 81. A motion to strike out and insert shall be deemed divisible; and a refusal to strike out shall be equivalent to agreeing to the matter in that form, but shall not preclude further amendment by way of addition.

RULE 82. Matter inserted in or stricken from a bill by amendment, except an amendment reported by a standing or special committee can not be subsequently stricken from or inserted in a bill by amendment, thus restoring it to its original form, but this result may be reached by reconsideration, if in order.

RULE 83. After a bill has been read the third time it shall not be amended, except by reference to a committee with instructions to amend, which instructions shall embody the amendment or amendments proposed. But it shall be in order to instruct a committee to amend an engrossed bill in any particular.

RULE 84. No bill or resolution shall, at any time, be amended by annexing thereto or incorporating therewith any other bill or resolution pending before the Senate.

RESOLUTIONS.

RULE 85. Resolutions may be offered by a Senator in his individual capacity, or as a report of a committee in the regular order of business, or at any regular time on leave of the Senate.

RULE 86. When a joint resolution is offered in the Senate, or upon the reading of a resolution from the House of Representatives, such resolution shall lie over for one day before being considered, unless the Senate decide a two-thirds vote, and without debate, upon its immediate consideration; fixes a future time for its consideration; or refers it to a committee.

RULE 87. No Senate resolution proposing to appropriate money shall be in order; but money appropriated by law for the contingent expenses of either branch of the General Assembly may be disbursed by resolution of such branch. (State vs. Oglevee, 36 O. S. 324.)

PETITIONS AND MEMORIALS.

RULE 88. Petitions, memorials or remonstrances may be presented by any Senator, or by a committee in the regular order of business, or on leave at other times, and shall be referred to appropriate committees, upon motion, without putting such motion, unless objection is made, in which case the Senate shall decide.

RULE 89. No petition, memorial or remonstrance shall be printed unless by order of the Senate.

RULE 90. Any Senator may protest against any act or resolution of the Senate, and such protest and the reasons therefor, shall, without alteration, commitment or delay, be entered upon the Journal. (Sec. 10, Art. II, Const.)

RULE 91. Protests shall be couched in parliamentary language, and must conform to the rules of the Senate.

MOTIONS AND QUESTIONS.

RULE 92. Every motion shall be reduced to writing if the President or any Senator so desires; and whenever an amendment is offered to any bill or resolution under consideration, or any amendment to such an amendment, the Senator proposing the same shall reduce it to writing and send it to the Clerk's desk.

RULE 93. The following motions shall take precedence in the order named:

1. To adjourn.
2. To take recess.
3. To lie on the table.
4. The previous question.
5. To proceed to the orders of the day.
6. To postpone to a time certain.
7. To commit.
8. To amend.
9. To postpone indefinitely.

RULE 94. The following questions shall be decided without debate, to-wit:

1. To adjourn.
2. To take a recess.
3. To lie on the table.
4. The previous question.
5. To take from the table.
6. To go into committee of the whole on the orders of the day.
7. All questions relating to the priority of business.

RULE 95. When a motion is made and seconded the question shall be stated by the President; or, being in writing, it may be read to the Senate by the President or Clerk.

RULE 96. Questions shall be distinctly put in this form: "You who are of the opinion (as the question may be) say 'aye'" and after the affirmative voice is expressed, "you who are of the contrary opinion say 'no'."

RULE 97. After a motion is stated or read by the President, or read by the Clerk, it shall be deemed to be in the possession of the Senate, but may be withdrawn, by leave of the Senate, at any time before a decision or amendment.

RULE 98. All questions, whether in the Senate or committee of the whole, except privileged questions, shall be put in the order in which they are made, except that in filling blanks the largest sum and the longest time shall be put first.

RECESS AND ADJOURNMENT.

RULE 99. The interim between any two sessions of the Senate on the same day shall be termed a recess, and on the re-assembling at the appointed hour any question pending at the time of taking such recess shall be resumed without a motion to that effect; and unless the Senate shall otherwise order by resolution or motion the hour to which it shall adjourn shall be half past one o'clock p. m. the succeeding day; and the hour to which it shall recess shall be stated in the motion.

RULE 100. The Senate may adjourn from day to day but shall not adjourn for more than two days, Sunday excluded, without the consent of the House, or to any place other than in which the two Houses shall be in session. (Sec. 14, Art. 2, Const.)

RULE 101. A motion to adjourn shall be in order at any time, except while a member is addressing the Senate, or while a vote is being taken, but can not be made except by a Senator who has been recognized by the President; and being decided in the negative shall not again be entertained until some motion, call or order shall have been acted upon.

POSTPONEMENT.

RULE 102. A motion to postpone to a time certain, or indefinitely, being decided, shall not again be allowed at the same stage of the question.

RULE 103. If a motion to indefinitely postpone a bill or resolution be carried, such bill or resolution shall be declared lost.

RULE 104. A bill or resolution postponed to a time certain shall not be considered at an earlier time, except upon the vote of two-thirds of the Senators elected.

PREVIOUS QUESTIONS.

RULE 105. A motion for the previous question shall be entertained only upon the demand of three Senators. The President shall put the question in this form: "The question is, 'Shall the debate now close?'," and until it shall preclude further debate and all amendments and motions, except one motion to adjourn, one motion to take recess, one motion to lie on the table and one call of the Senate.

RULE 106. All incidental questions, or questions of order, arising after the demand for the previous question is made, shall be decided without debate, and shall not be subject to appeal.

RULE 107. After the demand for the previous question has been sustained no call or motion shall be in order, but the Senate shall be brought to an immediate vote, first upon the pending amendments in the inverse order of their age, and then upon the main question.

RULE 108. Agreement to a motion to reconsider a vote on a main question shall not revive the previous question but the matter shall be subject to amendment and debate.

RECONSIDERATION.

RULE 109. A motion to reconsider a vote may be made only by a Senator who voted with the prevailing side, and such motion, to be in order, must be made within the next two calendar days of actual session of the Senate, after such vote was taken, and the same shall take precedence of all other questions except a motion to adjourn.

RULE 110. The vote on any question may be reconsidered by a majority of those voting, a quorum being present, except in case of the failure of a bill or resolution, in which case the motion shall not prevail unless it receive the number of affirmative votes which would be required to pass such bill or resolution.

RULE 111. A motion to reconsider having been decided, shall not again be entertained unless the question has been changed in form by amendment.

RULE 112. Consideration of a motion to reconsider may be postponed to a time certain.

RULE 113. A motion to reconsider action on a bill, joint resolution or other paper that may have gone out of the possession of the Senate, shall be entertained if made within the time specified in Rule 109, but such motion shall not be voted on until the bill, joint resolution or paper has been returned to the Senate, but such motion shall be regarded as pending and the President shall entertain a motion to order the Clerk to request a return of the bill, joint resolution or paper, and immediately upon the return of the bill, joint resolution or paper, the question shall arise "Shall the vote be reconsidered?"

RULE 114. When a motion to reconsider is laid upon the table, it shall not carry the bill or resolution with it, nor shall a motion to reconsider be reconsidered.

PRIVILEGES.

..

RULE 115. During the daily sessions of the Senate, no person shall be admitted within the railing except members of the two houses, their

officers and employes in the performance of their duties, or persons charged with messages or papers for the Senate; clergymen, by invitation of the President; the Governor of this or any other state, and representatives of newspapers who have been granted the privileges of the Senate.

RULE 116. Representatives of the press desiring the privileges of the floor of the Senate shall make application to the President of the Senate and shall state in writing for what paper or papers they are employed; and shall further state that they are not engaged in the prosecution of claims pending before the General Assembly and will not become so engaged while allowed the privileges of the floor; and that they are not in any sense the agents or representatives of persons or corporations having legislation before the General Assembly, and will not become either while retaining their privileges. Visiting news-writers and editors may be allowed, temporarily, the privileges herein mentioned but they must conform to the restrictions prescribed.

The applications required by the above rule shall be authenticated in a manner that shall be satisfactory to the executive committee of the Press Correspondents' Association, who shall see that the privileges of the floor be granted only to representatives of the press association serving daily newspaper clients, representatives of Columbus newspapers and bona fide telegraphic correspondents of reputable standing in their profession, who represent daily newspapers; and it shall be the duty of the executive committee of the Press Correspondents' Association, at its discretion, to report violations of the privileges herein granted, to the President of the Senate.

Persons whose chief attention is not given to newspaper correspondence shall not be entitled to the privileges of the floor.

RULE 117. Upon complaint, in writing made by any member of the Senate, addressed to the President, that any reporter or stenographer, so admitted, has abused the privileges granted him under the preceding rule, such complaint shall be referred to the Standing Committee on Privileges and Elections for investigation, and such committee shall notify the person so charged of the time and place for hearing, and if such accusation be sustained, such person or persons, upon the report of the committee, shall be debarred from the privileges theretofore granted.

RULE 118. No smoking shall be permitted in the Chamber while the Senate is in session.

DUTIES OF OFFICERS.

RULE 119. The Clerk shall keep an index record of all bills and resolutions introduced or offered in both branches, showing the number title and author of each measure, the section sought to be amended or repealed and the subject or matter affected thereby. Such index record shall be accessible to Senators at all times when the Senate is in session.

RULE 120. The printing and distribution of bills, resolutions, reports and all other documents belonging to the Senate shall be under the direction and control of the Clerk, who shall have supervision of the clerks and stenographers, prescribe their duties and fix their hours of employment. The Clerk shall keep a record of the attendance during the

session, of his assistants and the stenographers, and for each day's absence of any of them, without leave previously having been obtained from the Clerk, shall deduct for such absence the amount of compensation allowed such clerk or stenographer by law or resolution.

RULE 121. The assistant sergeants-at-arms, pages, door-keepers and porters shall report to and be under the direction of the Sergeant-at-Arms, who shall assign their duties and fix their hours of employment; the Sergeant-at-Arms shall keep a record of the attendance of those under his direction and if any of them absents himself from duty without leave of the Sergeant-at-Arms, the latter shall report such absence to the Clerk of the Senate, whose duty it shall be to deduct for each day's absence the amount of compensation allowed such employe by law or resolution.

RULE 122. The use of the Senate Chamber shall not be granted at any time, by resolution or otherwise, for any other than legislative purposes, except by unanimous consent of the Senate.

OF THE RULES.

RULE 123. These rules shall not be altered except after at least one day's notice of the intention of alteration; and no rule shall be suspended, except by a two-thirds vote of the Senate.

RULE 124. Cushing's Law and Practice of Legislative Assemblies shall be received as authority in all cases not provided for in the Senate rules or the joint rules of the Senate and House of Representatives.

RULE 125. The Senate may at any time during the session provide for a committee of five members, which committee shall have power to prescribe the order of business of the Senate and to arrange the calendar from day to day for the remainder of the session so that all matters shall appear thereon for the consideration of the Senate with reference to their importance.

F. E. WHITEMORE,
M. B. ARCHER,
CHAS. A. WHITE,

FRANK C. PARRETT,
WM. AGNEW,
J. E. HOLDEN.

The report of the committee was agreed to and the rules were adopted.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **S. B. No. 1** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage, hereby endorsing the recommendation of the Executive Mansion Board, viz.:

Ex Gov. JAMES E. CAMPBELL,
Ex Gov. MYRON T. HERRICK,
Ex Gov. JUDSON HARMON.

Committee.

THOMAS W. LATHAM, Chairman,
C. A. WAGNER,
H. W. DAVIS,
ROBERT J. O'BRIEN,
E. G. LLOYD.

The bill was ordered to be engrossed and read the third time in its regular order.

S. J. R. No. 13 — Mr. Holden, was taken up.

The question was, "Shall the joint resolution be adopted?"

Mr. Holden moved that **S. J. R. No. 13** be referred to the committee on Initiative and Referendum.

Mr. Hopley moved that **S. J. R. No. 13** be referred to the committee on Judiciary.

The question was, "Shall the motion of Mr. Holden to refer S. J. R. No. 13 to the committee on Initiative and Referendum be agreed to?"

On which the yeas and nays were demanded and resulted — yeas 11, nays 17, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Jones, of Franklin,	O'Brien,	Whittemore,
Holden,	Miller,	Snyder,	Wright—11.
Holl,	Norris,	Wagner,	

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Latham,	Ritter,
Archer,	Emmert,	Liggitt,	Sparks,
Berry,	Hopley,	Parrett,	Stone,
Busbey,	Kryder,	Patterson,	White—17.
Davis,			

So the motion was disagreed to and **S. J. R. No. 13** — Mr. Holden, was referred to the committee on Judiciary.

H. J. R. No. 3 — Mr. Crabbe, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted, — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	O'Brien,	Stone,
Archer,	Jones, of Franklin,	Patterson,	Wagner,
Bellew,	Kryder,	Ritter,	White,
Berry,	Latham,	Snyder,	Whittemore,
Demuth,	Miller,	Sparks,	Wright—22.
Emmert,	Norris,		

So the joint resolution was adopted.

On motion of Mr. Whittemore **S. B. No. 6** was recommitted to the committee on Judiciary.

On motion of Mr. Whittemore the Senate recessed for 5 minutes.

The Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 11 — Mr. Davis.

Relative to enrolling **H. B. No. 45** in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Davis the rules were suspended and the Senate proceeded to the third order of business being the introduction of bills.

The following bill was introduced and read the first time:

S. B. No. 27 — Mr. Davis.

To amend section 9150 and 9151 of the General Code, relating to fees for issuing commissions, and certified copies thereof, to railroad policemen.

On motion of Mr. Whittemore the Senate adjourned until 10 o'clock a. m. tomorrow.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 23, 1919, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Busbey moved the Judiciary committee be relieved of further consideration of **S. J. R. No. 13**, which was agreed to.

On motion of Mr. Busbey **S. J. R. No. 13** was referred to the committee on Initiative and Referendum.

Mr. White offered the following resolution:

S. J. R. No. 17 — Mr. White.

Memorializing congress to provide that troops from over-seas be returned through other seaports than New York.

On motion of Mr. White the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright — 24
Emmert,			

So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 28 — Mr. Davis.

To amend section 12556 of the General Code, requiring railroads to employ full crews for through freight trains and light engines, and the penalty for violation thereof.

S. B. No. 29 — Mr. Snyder.

5 — S. J.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 21 — Mr. Ake.

To committee on Cities.

S. B. No. 22 — Mr. Holl.

To committee on Common Schools.

S. B. No. 23 — Mr. Archer.

To committee on Roads and Highways.

S. B. No. 24 — Mr. Lloyd.

To committee on Judiciary.

S. B. No. 25 — Mr. Archer.

To committee on Judiciary.

S. B. No. 26 — Mr. White.

To committee on Military.

S. B. No. 27 — Mr. Davis.

To committee on Public Utilities.

On motion of Mr. Whittemore **H. J. R. No. 4** was informally passed.

Mr. Liggett moved the adoption of **H. J. R. No. 7**.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Sparks,
Archer,	Holden,	Liggitt,	Stone,
Bellew,	Holl,	Norris,	Wagner,
Busbey,	Hopley,	Parrett,	White,
Davis,	Jones, of Franklin,	Patterson,	Whittemore,
Demuth,	Kryder,	Snyder,	Wright — 24

So the joint resolution was adopted.

On motion of Mr. Kryder **H. J. R. No. 9** was referred to the committee on Agriculture.

Am. S. J. R. No. 9 — Mr. Liggit, was taken up.

The question was, "Shall the amendment of the House of Representatives be concurred in?"

The yeas and nays were taken, and resulted—yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Busbey,	Jones, of Franklin,	Parrett,	White,
Davis,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Snyder,	Wright — 26
Emmert,	Liggitt,		

So the amendment was concurred in.

On motion of Mr. Whittemore **S. J. R. No. 14**, was referred to the committee on Federal Relations.

On motion of Mr. Whittemore the Senate recessed until 1:30 o'clock p. m.

The Senate met pursuant to recess.

The following communication was read and ordered printed in the Journal:

Jan. 23, 1919.

Hon. Clarence J. Brown,

President of the Senate and Senators:

I desire to express to you my appreciation of the courtesy you have shown me in presenting to me the pen with which Senate Joint Resolution No. 4—Ratifying proposed amendment to the constitution of the United States—was signed. The county of my nativity which I had the honor to represent in the House of Representatives two terms has long been active in legislation along this line and in accepting this pen I do so in the name of Logan County.

I appreciate the friendship of the President and members of the Senate and beg you to accept my thanks for this remembrance of our association together.

Very respectfully yours,

D. A. LIGGITT.

The following messages were introduced and read the first time:

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 21 — Mr. Hughes.

To amend section 4411 of the General Code, relating to employes of the local boards of health.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

Am. H. J. R. No. 10 — Mr. Beaty.

Relative to the death of Joseph Benson Foraker.

Attest:

JOHN P. MAYNARD,
Clerk.

Leave of absence was granted senators Agnew and Beebe.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 15 — Mr. Whittemore.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Monday, January 27, 1919, 5 o'clock P. M.

The Senate met pursuant to adjournment. Prayer was offered by Rev. A. M. Leyden. The Journal of the last legislative day was read and approved.

Thomas W. Jones, Senator-elect from the Eighth District, composed of Gallia, Lawrence, Meigs and Vinton Counties, appeared at the bar of the Senate, presented his certificate of election, took an oath of office administered by Judge R. M. Wanamaker to support the Constitution of the United States, the Constitution of the State of Ohio, also an oath of office and entered upon his duties as Senator.

On motion of Mr. Miller the Senate recessed for ten minutes.

The Senate met pursuant to recess.

Mr. White offered the following resolution, **S. R. No. 25**, which was adopted:

Relative to the appointment of Edward W. Hughes as parliamentarian.

WHEREAS, Edward W. Hughes has been appointed as official parliamentarian of the House of Representatives of Ohio; and

WHEREAS, Members of the Senate may find it convenient to confer with Mr. Hughes relative to legislative and parliamentary practice from time to time; and

WHEREAS, At present Mr. Hughes is not vested with authority to give opinions to the Senate or to be present in this body during sessions of the Senate; and

WHEREAS, The president and clerk of the Senate have indicated that it would be their pleasure to request the services of Mr. Hughes should they be needed; therefore,

Be it resolved by the Senate of the State of Ohio, That Edward W. Hughes is hereby appointed and recognized as the official parliamentarian of the Senate, and that said Edward W. Hughes shall be accorded the rights and privileges accorded to other officers of the Senate.

Mr. Davis submitted the following resolution which was adopted.

S. R. No. 26 — Mr. Davis.

Resolved, That Eston Gilkerson be appointed cloak room attendant in place of James H. Robinson resigned.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 28 — Mr. Davis.

Mr. Davis moved that **S. B. No. 28** be referred to the committee on Labor.

Mr. Holden moved that **S. B. No. 28** be referred to the committee on Public Utilities.

The question being, "Shall the motion of Mr. Davis to refer **S. B. No. 28** to the committee on Labor be agreed to?"

The motion was agreed to and **S. B. No. 28** was referred to the committee on Labor.

S. B. No. 29 — Mr. Snyder.

To the committee on Public Works.

Am. H. B. No. 21 — Mr. Hughes.

To the committee on Public Health.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

January 28, 1919,

The Journal of yesterday was read and approved.

Prayer was offered by Rev. W. A. Perrins.

The Senate met pursuant to adjournment.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 14.

Relative to extending an invitation to Warren G. Harding to address the General Assembly on Theodore Roosevelt.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Mettler,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—30.
Davis,	Kryder,		

So the joint resolution was adopted.

The president appointed as a committee on reception to receive Senator Warren G. Harding at the joint session, January 29, Messrs. Latham, Whittemore and Beebe.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 28 — Mr. Wise.

Making appropriation in full settlement for damage resulting from destruction of tubercular cattle and glandered horses by order of the State Board of Agriculture.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Mr. Busbey offered the following resolution:

S. R. No. 27 — Mr. Busbey.

Resolved, That John C. Gilmore be appointed page to succeed Robert Fowler, resigned.

The question was "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Mettler,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—30.
Davis,	Kryder,		

So the resolution was adopted.

The following resolution was introduced and read the first time:

S. J. R. No. 18 — Mr. O'Brien.

Thanking the selective service boards for their services.

WHEREAS, During the months which have elapsed since the declaration of war on the Central Powers of Europe, the members of the several draft boards have rendered faithful and exemplary services, many of them at the cost of great personal loss and inconvenience; and

WHEREAS, We are too apt to concentrate our thoughts and attention on the armies in the field and forget the hundreds of civilians who at home performed duties which call for a different quality of courage but were quite as onerous and important, although not so dangerous as those which fell to the lot of the fighters; therefore, be it

Resolved by the General Assembly of the State of Ohio, That in the name and on behalf of the people whom we represent, we acknowledge the deep obligation under which the state and nation lies to all the members of the Ohio Selective Service Boards and that we tender them our heartiest thanks and express our gratitude for the able, unselfish and efficient manner in which they discharged their patriotic tasks.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 30 — Mr. Jones.

An act to amend section 11497 of the General Code, relative to the taking of evidence of an adverse party in any pending case.

S. B. No. 31 — Mr. Davis.

To create the department of state police and to define its powers and duties.

S. B. No. 32 — Mr. Berry.

To amend section 12970 of the General Code, relative to the abandonment of wife or child.

S. B. No. 33 — Mr. Miller.

To supplement section 12542 of the General Code by the enactment of section 12542-1, requiring vehicles to come to a full stop before crossing railroad tracks at grade crossings.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred

S. B. No. 25 — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
GEO. D. JONES,
W. W. BELLEW,
FRANK C. PARRETT,
CHAS. A. WHITE,

C. K. PATTERSON,
H. ROSS AKE,
E. G. LLOYD,
F. E. WHITEMORE,
J. W. STONE.

Am. H. J. R. No. 4 — Mr. McCoy, was taken up.

The question being, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Mettler,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—30.
Demuth,	Latham,		

So the joint resolution was adopted.

Am. H. J. R. No. 10 — Mr. Beaty, was taken up.

The question being, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—32.

So the joint resolution was adopted.

S. B. No. 1 — Mr. Jones, was read the third time.

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19 after the word *restriction* insert the words "and covenants."

In line 21 change the letter "d" on the end of the word structured to "s."

In line 18 change the word "of" following the comma after the word "state" to word "conveying."

In line 20 strike out the words "to come evenly off" and insert the words "front and rear" after the word "feet."

Which was agreed to and Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore—31.
Davis,	Kryder,	Parrett,	

So the bill passed. The title was agreed to.

S. B. No. 8 — Mr. O'Brien, was read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore—31.
Davis,	Kryder,	Parrett,	

So the bill passed. The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested.

H. B. No. 8 — Mr. Helfrich.

To amend section 2950 of the General Code, relative to the burial of soldiers.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested.

Am. H. B. No. 18 — Mr. Comings.

To amend section 5653 of the General Code, relating to the disposition of the dog and kennel funds.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested.

H. B. No. 18 — Mr. Comings.

To amend section 5653 of the General Code, relating to the disposition of the dog and kennel funds as amended.

H. B. No. 27 — Mr. King.

To supplement section 934 of the General Code by the enactment of section 934-I, requiring washrooms to be provided and maintained at coal mines for the use of employes.

Am. H. B. No. 2 — Fouts — Bond.

To Amend section 3008 of the General Code, relating to the pay of grand and petit jurors.

Amended January 22, 1919, House journal, p. 6.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 16 — Mr. Whittemore.

Relative to investigating German propaganda in Ohio.

Attest.

JOHN P. MAYNARD,
Clerk.

In accordance with the provisions of **S. J. R. No. 16** — Mr. Whittemore of Akron, the President appointed Messrs. Ake, Ritter and Holl as such committee.

Mr. Jones, of Meigs, rose to a question of privilege and asked that the Journal show that if he had been present in the adoption of **S. J. R. No. 4** he would have voted in the affirmative.

On motion of Mr. Whittemore the Senate adjourned until 1 o'clock p. m. tomorrow.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, January 29, 1 o'clock P. M.

The Senate met pursuant to adjournment. Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives is now ready to meet the Senate in joint convention.

Attest:

JOHN P. MAYNARD,
Clerk.

In accordance with the provisions of **H. J. R. No. 14**, the members and officers of the Senate repaired to the hall of the House of Representatives for the purpose of listening to an address by Warren G. Harding.

The Senate having been received by the House, the president of the Senate directed its clerk to call the roll, when 26 senators answered to their names.

A quorum of the Senate being present, the speaker of the House of Representatives directed the clerk of the House to call the roll, and 104 members, being a quorum thereof, answered to their names.

Whereupon, the president directed the joint committee appointed to call upon Senator Harding and inform him that the joint convention is now ready to receive him.

Senator Harding appeared at the bar of the House, and after being presented by the president of the Senate, delivered an address on the life of Theodore Roosevelt to the joint convention.

On motion of Mr. Whittemore, the joint convention was dissolved.

The president of the Senate thereupon declared the joint convention

dissolved, and the senators returned to the Senate Chamber, and at 2:30 p. m., the president called the Senate to order.

Mr. Busbey offered the following joint resolution:

S. J. R. No. 19—Mr. Busbey.

Relative to the investigation and study of certain problems affecting the highways of the state.

WHEREAS, The department of the attorney general of Ohio during succeeding administrations has repeatedly called attention to the confusion existing in the statutes relating to the construction and repair of bridges and culverts, it being extremely difficult to determine what authority is charged with the duty of building and repairing such structures; therefore

Be it resolved by the General Assembly of the state of Ohio, That three senators appointed by the president of the Senate and three members of the House or Representatives appointed by the speaker thereof shall constitute a committee for the purpose of investigating and considering the statutes of the state relating to the construction, maintenance and repair of bridges and culverts and drafting such legislation as to them may seem wise, designed to clarify the bridge statutes and fix with certainty the duties and responsibilities of the several public officials and political sub-divisions of the state with respect thereto.

The said committee so to be appointed by the president of the senate and the speaker of the house of representatives shall be selected from the membership of the committees on highways of the Senate and House of Representatives.

That the attorney general be directed to advise said committee upon its request as to the legal questions involved in its inquiries, that the officials of the state highway department be directed to furnish said committee upon its request with any information in the possession of such department, and that such committee report its findings to the Senate and House of Representatives.

On motion of Mr. Busbey the rules were suspended and the joint resolution was considered.

The question was, "Shall the Joint Resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggi,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—29.
Demuth,			

So the joint resolution was adopted.

Mr. Snyder offered the following joint resolution:

S. J. R. No. 20—Mr. Snyder.

WHEREAS, The Allied powers associated with the United States about to assemble in conference for the purpose of drafting terms of peace affecting the settlements of various questions arising out of the

World War, and for the purpose of drafting agreements affecting the rights of the nations involved in said war, and for the purpose of readjusting conditions brought about by said war relative to those nations whose people are either subjects to or whose national integrity has been endangered by the autocratic powers responsible for said war; and

WHEREAS, The Allied powers associated with the United States have subscribed to the fourteen principles enunciated by President Wilson as a basis for a just peace, one of which principles is that the people of all nations forming a separate and distinct race in a particular country have the right of self determination in the creation of the administering power of government within their borders to the end that the power of government may conform to their ideas of justice and freedom, thereby preventing their subjection by governments or peoples foreign to their race and ideals; and

WHEREAS, The Allied powers associated with the United States have given assurance to many of the smaller nations that they will guarantee that such rights of self determination will be provided for in the final treaties or agreements which shall be presented by the peace commissioners to the various powers for signature and ratification by said powers; and

WHEREAS, The people of the state of Ohio believe that the right of self determination of self rule ought to and does apply to all nations no matter under whose rule such people are subject, and believing further that the people of Ireland come within the classification of such nations, and believing further that consistent with justice and humanity the Irish people are entitled to the same rights as other subject nations; therefore

Be it resolved by the Senate of the State of Ohio and the House of Representatives concurring herein, That the representatives of the people of the United States at the Peace Conference be requested to present said conference the claims of the Irish people to the right of self government, and that they further be requested to exercise their influence to bring about a just consideration of the Peace Conference of the rights of the Irish people to govern themselves, and that said representatives of the United States at the Peace Conference further exercise their influence so that the Irish people may receive such measure of self determination as is consistent with justice and humanity towards the Irish people; be it further

Resolved, That these resolutions be spread on record in the Journals of General Assembly of the state of Ohio, and a copy of same properly attested with the Great Seal of State and signed by the President of the Senate and the Speaker of the House of Representatives, the Secretary of State and Governor of Ohio, be forwarded to the President of the United States and to the representatives of the United States at the Peace Conference.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 16 — Mr. Crabbe.

Relative to proper recognition for war heroes.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolutions, in which the concurrence of the Senate is requested:

H. J. R. No. 12 — Mr. Wiest.

Petitioning congress to take action for the suppression of Spanish influenza.

H. J. R. No. 13 — Mr. Talley.

Providing for survey and study of hospitals in Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolutions were laid over under the rule.

Mr. Beebe moved that the vote by which **S. B. No. 1** was passed be reconsidered.

Upon motion of Mr. Whittemore, the president, under the rules, directed the clerk to send a message to the House of Representatives requesting the return of **S. B. No. 1**.

Mr. Davis offered the following joint resolution:

S. J. R. No. 21 — Mr. Davis.

Providing for the printing of U. S. Senator Warren G. Harding's memorial address.

Be it resolved by the General Assembly of the State of Ohio, That the clerk of the Senate and the clerk of the House be and the same are hereby authorized to have printed and published in pamphlet form one thousand copies of the memorial address of U. S. Senator Warren G. Harding in honor of Theodore Roosevelt, delivered before the joint session of the House and Senate January 29, 1919. Seven hundred copies of such address to be for the use of the House and 300 for the use of the Senate.

Be it further resolved, That the above address be printed in the appendix of the House Journal.

On motion of Mr. Davis, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Jones, of Meigs,	Parrett,	White,
Davis,	Kryder,	Patterson,	Whittemore—30.
Demuth,	Latham,		

So the joint resolution was adopted.

On motion of Mr Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 30 — Mr. Jones.

To committee on Judiciary.

S. B. No. 31 — Mr. Davis.

To committee on Military Affairs.

H. B. No. 8 — Mr. Helfrich.

To committee on County Affairs.

H. B. No. 18 — Mr. Comings.

To committee on County Affairs.

H. B. No. 27 — Mr. King.

To committee on Public Health.

Am. H. B. No. 2 — Messrs. Fouts-Bond.

To committee on Judiciary.

Am. H. B. No. 28 — Mr. Wise.

To committee on Finance.

S. B. No. 32 — Mr. Berry.

To committee on Judiciary.

S. B. No. 33 — Mr. Miller.

To committee on Public Utilities.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 12** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
GEO. D. JONES,
E. G. LLOYD,

H. ROSS AKE,
C. K. PATTERSON,
F. E. WHITTEMORE,
J. N. STONE.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 13** — Mr. Whittemore, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
CHAS. A. WHITE,
FRANK C. PARRETT,

EDWARD N. METTLER
GEO. D. JONES,
W. M. BELLEW,
F. S. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

S. J. R. No. 18 — Mr. O'Brien, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—31.
Davis,	Kryder,	Patterson,	

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. S. B. No. 1** — Mr. Jones, and herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

The question was "Shall the motion to consider the vote by which **S. B. No. 1** was passed be agreed to?"

The yeas and nays were taken, and resulted — yeas 30, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Jones, of Meigs,	Parrett,	White,
Davis,	Kryder,	Patterson,	Whittemore—30.
Demuth,	Latham,		

Mr. Lloyd cast his vote in the negative.

So the motion was agreed to.

The question was "Shall the bill pass?"

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 29 strike out the following words—"seventy-five thousand six hundred and"

Strike out all of line thirty (30).

And in lieu thereof insert "fifty-five thousand dollars". which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question recurred "Shall the bill, **S. B. No. 1**, pass?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs. •

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Beebe,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—31.
Davis,	Kryder,	Patterson,	

So the bill passed. The title was agreed to.

On motion of Mr. Whittemore the Senate adjourned until 1 o'clock p. m. tomorrow.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Thursday, January 30th, 1919, 1 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

The following bills were introduced and read the first time.

S. B. No. 34—Mr. Miller.

To amend section 4295 of the General Code, relating to deposits of public moneys, coming into the hands of the treasurer of a municipal corporation, and to security to be furnished by municipal depositaries, by providing for the investment of certain moneys.

S. B. No. 35—Mr. Jones, of Franklin.

To supplement section 7681 of the General Code by the enactment of section 7681-1, requiring the parent or guardian of a child to present copy of certificate of date of birth of such child when it enters school in any city school district.

S. B. No. 36—Mr. White.

To amend sections 5777, 5778 and 5784 of the General Code, relating to the ninth United States pharmacopoeia, and the fourth edition of the National Formulary.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 9**—Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

H. W. DAVIS,
W. M. BELLEW.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the Senate recessed for five minutes. Senate met pursuant to recess.

On motion of Mr. Demuth, Mr. Parrett was requested to extend

the welcome of the Girls' and Boys' Clubs of Ohio, and that the address of Mr. Parrett be printed in the journal of the Senate.

Mr. Parrett spoke as follows:

Mr. President — Champions of the Boys' and Girls' Club of Ohio, and Members of the Senate:

The privilege of greeting, on behalf of the Ohio Senate, the successful contestants in the Boys' and Girls' activities of Ohio is a distinct and fully appreciated honor. I do not think that I am overestimating the sentiment of this body, when I state that your hosts have the notion that there is more honor in being permitted to act in the capacity of host than in the role of guests. While this chamber in days past and gone has been the scene of many a distinguished and brilliant assemblage, yet I am certain that never before has it harbored so many real, full fledged champions as it is privileged to house, for a few minutes this afternoon.

My young friends, I congratulate you not particularly for your commendable attainments; not for your strict conformity to the particular line of activity that has brought you merited success and distinct preference but, from the depth of my heart, I shower congratulations upon you for the splendid opportunities presented you by that most priceless possession — that of youth.

If I were to voice a note of regret, if I were to strike a cord of envy, it would be because you have a bequest, accorded you of God, of years to come unfolding, as they envelope you, visions and realizations of success; of problems met and conquered; of success dreamed of and attained, and finally the opportunity of identifying yourselves with the activities and requirements of this age of Reconstruction that calls for all the best in our manhood and womanhood.

You must realize that this institution of our State Government is but an instrumentality created for the convenience and advancement of our citizenship. Therefore, its chief function is to provide ways and means, whereby its resources may become the more readily available, whereby the blessings, naturally the heritage of humanity, may be augmented and whereby the latent possibilities of its men and women may be awakened and developed.

To awaken the spirit of youth, to arouse its finer instincts, seems to me to be the most sensible course that the state could possibly pursue. To instil a love for the farm and its activities, to arouse an understanding of the possibilities that the farm presents, it occurs to me, is the most compelling way in which the state can move.

All too long, we have been unmindful, in our effort to keep the boy or girl on the farm, that the strongest appeal that could be made is to make the farm attractive by a glimpse of its possibilities and a sharing of its fruits and profits.

No satisfactory or effective stimulus is supplied by the promise of future rewards; no real interest is created unless there be given an opportunity to assume responsibility and share the rewards that come from the application of one's zeal and interest.

And my last thought is that every one within the hearing of my voice be sustained by a sense of pardonable pride in his or her connection with that most dignified and honored calling—that of a farmer. Remember, that our most exalted citizenship comes from the farm.

Remember, that if it were not for the recruiting station of the American farm, that cities would be sorry places indeed. Remember, that to succeed as a farmer or a farmer's wife is to fill a real place in the nation's hall of fame. And remembering these things may you faithfully perform the great work for which God designed you.

If you have enjoyed your stay in our capital city, if your visit here has supplied a real inspiration, as I hope it has, go home and spread the tidings—arouse your communities—you yourselves can supply a real and compelling incentive to your neighbor boys and girls and may you return here, a year hence, a legion of a thousand strong.

Mr. Parrett moved that Mr. Palmer, head of the Boys' and Girls' club movement, be granted privilege of the floor. Said motion being approved, Mr. Palmer delivered an address, concluding with the introduction of the champions in the various department contests.

H. J. R. No. 16, was taken up.

On motion of Mr. Holden, **H. J. R. No. 16** was referred to committee on Military Affairs.

H. J. R. No. 12, was taken up.

On motion of Mr. Whittemore, **H. J. R. No. 12** was referred to committee on Public Health.

H. J. R. No. 13, was taken up.

On motion of Mr. Wright, **H. J. R. No. 13** was referred to committee on Public Health.

H. J. R. No. 20, was taken up.

On motion of Mr. Whittemore, **S. J. R. No. 20** was referred to committee on Judiciary.

S. B. No. 25—Mr. Archer, was taken up and read the third time. The question being, "Shall the bill pass?"

On motion of Mr. Archer the following In Memoriam was ordered printed in the Journal:

IN MEMORIAM—MR. ARCHER.

I feel that the Senate will grant the amount contained in Senate Bill No. 25 for the purpose of placing in the rotunda of the Capitol the memorial tablet set out in the bill and that an argument to this body is unnecessary.

If I were, however, selecting a theme upon which the linguist might exhaust his vocabulary or the rhetorician the charms of his descriptive, it should be "The unremembered hero".

"The world loves a hero, but too often in our zeal, we laud to immortality him upon whom the scepter hath fallen, forgetting him who played the humbler, but more glorious, part.

"We hail the conqueror and lay tributes at his feet, forgetting that he can only personify the mighty swell of humbler effort, of those who faithfully and heroically followed his standard.

"A grateful country has builded in granite and marble pile, to the memory of those whose names appear to hold a higher niche in the temple of fame, while beneath and below are the hosts in humble graves—many unmarked. We cannot undertake to enumerate even in pass-

ing notice the deeds of heroism and unselfish devotion of those who have followed in the ranks.

"In all the ages, field and shop have given to sacrifice upon the altar of country, their yoemen, and upon that sacrifice human progress hath followed the rugged pathway up. Now, whether the memory of these sacrifices or of heroic devotion be chiseled in marble or reared in memorial shaft, the impress of their sacrifice and devotion is secure. They are and shall ever be, so indelibly and unconsciously fixed upon human progress, that it is, and shall be, beyond the power of man to change. They belong to the Gods.

"In my mind's eye, I can see the participants in this particular undertaking (a few more than twenty) as their colonel takes them aside for the last word, and puts the last momentous question, 'If there is any man among you who is afraid to die let him advance from the ranks.' Not a step was made, not a rustle of a leaf.

"Here beneath the shades of a dark, deep woodland, in the stillness of the night, their officer bid them "God speed" and farewell, when they turned their faces to the south. What they did, what they suffered, tongue cannot picture, pen cannot describe.

"The pathos of one inspired and the spectacular of the highest rhetorical imagination fall in utter confusion before the glare of such an undertaking and to their memory let us cast this humble tribute, so much in keeping with their unconscious but heroic endeavor to carry forward a faithful and solemn duty.

"On fame's eternal camping ground
Their silent tents are spread,
And glory guards with solemn round,
The bivouac of the dead."

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—32.

So the bill passed. The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 20 — Mr. Griswold.

Relative to the successful contestants in the Boys' and Girls' Contest.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and **H. J. R. No. 20** was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 1 — Mr. Jones.

With the following amendments in which the concurrence of the Senate is requested.

In line 29 strike out the words "fifty-five thousand dollars" and insert in lieu thereof the words "seventy-five thousand six hundred and thirty-two and sixty-nine one hundredth of a dollar."

In line 17 strike out the word "auditor" and insert the word "governor."

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the bill, **Am. S. B. No. 1**, be taken up and considered at this time.

On which the yeas and nays were demanded, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—31.
Demuth,	Latham,	Ritter,	

So the motion was agreed to.

The question was, Shall the Amendments of the House of Representatives be concurred in?

The yeas and nays were taken, and resulted—yeas 12, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	Wright—12.

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	Parrett,	White,
Davis,	Kryder,	Patterson,	Whittemore—19.
Demuth,	Latham,	Ritter,	

So the amendments were not concurred in.

On motion of Mr. Whittemore the Senate adjourned until tomorrow at 9 o'clock a. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, January 31, 1919, 9 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. O'Brien offered the following resolution:

S. R. No. 28 — Mr. O'Brien.

Resolved, That C. V. Markland be appointed telephone attendant in place of H. C. Hunwick, resigned.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Ake,	Holl,	Norris,	Stone,
Archer,	Hopley,	O'Brien,	Wagner,
Busbey,	Jones, of Franklin,	Parrett,	White,
Davis,	Jones, of Meigs,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—27.
Emmert,	Liggitt,	Snyder,	

So the resolution was adopted.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 34 — Mr. Miller.

To committees on Cities.

S. B. No. 35 — Mr. Jones, of Franklin.

To committee on Common Schools.

S. B. No. 36 — Mr. White.

To committee on Public Health.

Mr. Whittemore submitted the following report:

The Joint Rules Committee of the House and Senate recommends the adoption of the following joint rules for the Eighty-Third General Assembly:

Rule 1. (*Joint Sessions; Proceedings in; How Dissolved; May recess or adjourn.*) Whenever the two branches of the General Assembly shall convene for any purpose required by the constitution or laws of the state, such convention shall be held in the hall of the House of Representatives, unless otherwise ordered by a joint resolution of the two branches, and the president of the Senate shall preside. During all such conventions each branch shall be held to be in session as a separate branch of the General Assembly and be governed by its own rules; and except in voting at elections, where each member is entitled to a separate vote, shall act as such and no question shall be considered as carried otherwise than by the concurrent action of both branches; provided, that either branch may, by a vote of a majority of all its members, dissolve from such convention by withdrawing therefrom; and such convention may, by the concurrent vote of the two branches, take a recess, or adjourn to a time certain; but such recess or adjournment of the convention shall not be held to be an adjournment or recess of either branch nor to prevent either from proceeding with its usual business during such recess or adjournment of the convention.

Rule 2. (*Elections in.*) In all elections in joint session, a majority of the votes cast shall be necessary to a choice.

BILLS.

Rule 3. (*As to form.*) Bills introduced in either house shall be legibly written, typewritten, or printed, and shall bear the name of the author and must in all respects, as to form, comply with the laws, and the rules of the General Assembly.

Rule 4. (*Titles must contain.*) Bills shall have noted in their titles a distinct reference to the subject or matter to which they relate and also, if they propose the amendment or repeal of any law, to the section proposed to be amended or repealed.

Rule 5. (*Shall be printed.*) Bills as well as joint resolutions, shall be printed after their first reading, and distributed for the use of the members of the two houses.

Rule 6. (*New matter or omissions to be indicated.*) In all bills introduced which seek to amend existing statutes any new matter contained therein shall be underscored by the author, and when printed the matter so underscored shall be printed in italics; and when amendment is sought by the omission or elimination of matter in an existing law the author shall indicate such omission or elimination by asterisks and the printer shall follow such indicated marks in copy. No bill shall be sent to the printer by the clerk which does not conform to these requirements.

Rule 7. (*When passed notice shall be given other house.*) When a bill or joint resolution has been passed or adopted in either house, notice shall be forthwith given to the other house.

Rule 8. (*When lost or rejected in other house.*) When a bill or joint resolution which shall have been passed in one house is rejected or lost in the other, or postponed indefinitely, notice thereof shall forthwith be given to the other house.

Rule 9. (*Proceedings when amended by other house.*) When a bill or joint resolution which has passed one house, and been amended, passed and returned by the other, it shall lie over one calendar day and the amendment of amendments be printed in the journal of the House to which it was returned unless otherwise ordered, in which case the calendar shall show on what page of the journal of the other House the amendment or amendments have been printed and shall be placed on the calendar in the order received.

When taken up the question shall be upon concurrence in the amendment or amendments, and the same number of votes shall be required to concur as was required to pass the bill or resolution in the house in which it originated; and if such house refuse to concur in the amendment, notice shall be forthwith sent to the other house where the proceedings shall be in the following order;

First, to insist upon its amendment and ask for a committee of conference.

Second, to recede from its amendment, which has the effect of passing the bill in the form in which it passed the house in which it originated;

Third, to adhere to its amendment, which precludes a committee of conference.

COMMITTEE OF CONFERENCE.

Rule 10. (*Shall consist of.*) All committees of conference shall consist of three on the part of the Senate and three on the part of the House of Representatives unless otherwise specially ordered by both houses.

Rule 11. (*Proceedings when disagreed.*) Whenever any committee of conference of the two houses shall disagree, other committees may be appointed; and if either of the two houses shall disagree to any report of a committee of conference, such house shall forthwith notify the other of such disagreement, and request another committee of conference; and thereupon another committee shall be appointed.

Rule 12. (*What report of may include.*) A committee of conference appointed to consider matters of difference between the two houses upon any bill or resolution, may consider and include in its report any amendments pertinent to the bill or joint resolution, whether or not the form or substance of such amendments relate exclusively to the original matters of difference, or the committee may offer a substitute for said bill or resolution.

Rule 13. (*When in order.*) The report of a conference committee is always in order except during a roll call or division, and can not be laid on the table, referred to a committee, or indefinitely postponed, and must be voted upon as a whole.

Rule 14. (*Where papers to be filed.*) When committees of conference have met and shall have come to an agreement the bill and papers adhering thereto shall remain in the House in which the bill originated; if no agreement is reached then the bill shall remain in possession of the House asking for the conference committee.

MESSAGES.

Rule 15. (*By and to whom delivered.*) All messages sent from

one house to the other shall be carried by an officer or employe of said house who shall give a receipt for the same to the message clerk from whom he receives the message. He shall deliver the message without delay to the clerk of the house to which it is sent and take a receipt therefor from said clerk or one of his assistants authorized by him to receipt for messages. The receiving clerk shall deliver such message to the presiding officer of the body, who shall, in the proper order of business, and within a reasonable time, lay it before the house.

ENGROSSMENT OF BILLS.

Rule 16. (*Bills—Manner of engrossment.*) All bills and resolutions, before they are passed or adopted by either house, shall be carefully engrossed in plain handwriting, in printing or in typewriting, and the engrossed copy carefully compared with the original bill, and the Journal showing the amendments agreed to.

Rule 17. (*Bills—How engrossed when amended by other house.*) When a bill shall have passed one house, and shall be amended in the other, the amendments shall be engrossed upon a separate piece of paper, and the bill, as amended, shall be fully engrossed, and both returned, with the engrossed bill received from the other house, to the house in which it originated. In such engrossments, sections of bills and joint resolutions amended shall be engrossed in a plain engrossing handwriting, in printing or typewriting. Whenever a bill shall be passed in one house and sent to the other and a substitute therefor is agreed to by such house, in the communications between the houses such substitutes shall be designated and treated as an amendment to the original bill, and the message relating thereto shall definitely show as in case of other amendments, how the original bill is amended.

Rule 18. A bill or joint resolution having been reported to either house by the joint committee on Enrollment shall not thereafter be subject to amendment or commitment, or other action by either house. But this provision shall not apply to bills returned to the General Assembly by the governor or secretary of state. Neither shall it prevent the recommitment to the Enrollment committee by joint resolution of any bill or resolution, if clerical errors are found therein after the report of the Enrollment committee had been received.

SIGNING AND VETO OF BILLS.

Rule 19. (*Who to sign; Proceedings when vetoed by governor.*) All bills and joint resolutions, which shall have passed both houses, shall first be signed by the speaker of the House of Representatives, and then by the president of the Senate, the latter affixing the date thereto and delivering the same to the clerk of the Senate, who shall deliver each bill so passed to the governor, taking a receipt therefor, and each joint resolution to the secretary of state, taking the latter's receipt therefor. When any bill shall have been disapproved by the governor and subsequently enacted into law over such veto, in accordance with the provisions of the constitution, the enrolled copy shall be endorsed with the record of the proceedings in each house subsequent to the veto attested by the speaker of the House and president of the Senate.

Rule 20. (*Calendar—Bills of other house shall have precedence on.*) When a bill or joint resolution shall have passed either house, and

been sent to the other for concurrence, such bill or joint resolution shall take precedence on the calendar, of all bills, joint resolutions or resolutions not yet passed or adopted by the house in which they originated; provided, that such bills or joint resolutions shall not take precedence of other bills or joint resolutions which may have been carried over from an unfinished calendar.

Rule 21. (*Bills — When not reached on calendar.*) Any bill placed on the calendar for third reading, informally passed, and which was not subsequently called up for consideration, shall be placed in its order at the head of the calendar of bills for third reading on the succeeding day.

Rule 22. (*Chairman of committees shall give notice to authors of bills.*) The chairman of each committee of the Senate and House of Representatives shall, at some time before the final consideration of any bill referred to his committee, if objection thereto be made or material amendment offered in committee, give verbal or written notice to the author of the bill, fixing a time when he may be heard by the committee.

Rule 23. (*Yeas and nays shall be taken on amendments.*) The yeas and nays shall be called in each house on the adoption of all joint resolutions and upon concurrence in amendments made by one house to a bill or resolution originating in the other, and upon the adoption of the reports of conference committees.

Rule 24. (*Clerks to prepare calendar.*) The Clerks of the Senate and House of Representatives shall cause a calendar for each branch of the General Assembly to be printed and placed upon the desk of each Senator and Representative before the opening of each daily session showing for the day bills for second reading, the bills for third reading, and the special orders of the day.

Rule 25. (*What calendar may show.*) The calendar may also show such other information relating to the business of the houses as the Chair or the Clerk may desire to bring to the attention of the members.

Rule 26. (*Question when bill vetoed.*) When a message shall be transmitted to the General Assembly by the Governor expressing his disapproval of any bill, section, or item of a bill which has been passed by the General Assembly, the question shall be presented in each house as follows: "Shall the bill (or item or items of an appropriation bill) be passed notwithstanding the objections of the Governor?"

Rule 27. In case of the death or resignation of the clerk of either house, the deputy or first assistant clerk of either house shall be charged with the responsibility of the department of the clerk and shall perform his duties. In case of death or resignation of both the clerk, deputy or first assistant clerk, the speaker of the House or president of the Senate as the case may be, may designate one of the clerical force of his respective house to perform such duties.

F. E. WHITTEMORE,
WM. AGNEW,
FRANK C. PARRETT,
J. E. HOLDEN,

RUPERT BEETHAM,
CARL R. KIMBALL,
HUSTON T. ROBBINS,
E. J. HOWE,
MILTON CLARK,
House Representatives.

The report of the committee was agreed to and the Joint Rules were adopted.

S. B. No. 12 — Mr. Archer, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Latham,	Patterson,
Archer,	Hopley,	Liggitt,	Ritter,
Busbey,	Jones, of Franklin,	Lloyd,	Sparks,
Davis,	Jones, of Meigs,	Miller,	Stone,
Demuth,	Kryder,	Parrett,	Whittemore—20.

Those who voted in the negative were: Messrs.

Ake,	Norris,	Wagner,	Wright—7.
Holden,	Snyder,	White,	

So the bill passed. The title was agreed to.

S. B. No. 13 — Mr. Whittemore, was read the third time.

The question was "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after fourth word "be", strike out the comma.

In line 11, strike out the comma between the third word "verdict" and the fourth word "or".

In line 119, in the third word "exercise", transpose the second and third letters "e and x".

In line 150, add "s" to the fifth word "court" and to the seventh word "justice".

In line 203, between the third word "be" and the fourth word "provided", insert "as".

In line 218, between the eighth word "commenced" and the ninth word "within", insert a comma.

In line 246, between the tenth word "cents" and the eleventh word "per", insert "each".

In line 277, in eleventh word "On", change capital "O" to small "o".

In line 308, between the fifteenth word "bill" and the sixteenth word "shall", insert a comma.

In line 308, between the fifteenth word "bill" and the sixteenth word "shall", insert a comma.

In line 362, for the eleventh word "undertaking", substitute "appeal bond".

In line 383, add "s" to fourth word "clerk".

In lines 399 and 400, strike out the matter from the thirteenth word "to" in line 399 to the eleventh word "as" in line 400, both words inclusive.

In line 401, between the first word "law" and the second word "but" insert the following:

"and except that the provisions of section 3056 of the General Code respecting payment to the trustees of law library associations of fines and penalties assessed and collected by police courts for offenses and misdemeanors prosecuted in the name of the state shall be applicable to all fines and penalties assessed and collected by the municipal court in like cases,"

In line 401, for the sixth word "surety" substitute "security".

In line 444, in the seventh word "instalments", insert "l" between the sixth and seventh letters "l and m".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Sparks,
Ake,	Hopley,	Miller,	Stone,
Archer,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	Parrett,	White,
Davis,	Kryder,	Ritter,	Whittemore,
Demuth,	Latham,	Snyder,	Wright—26.
Holden,	Liggitt,		

So the bill passed. The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 147 — Mr. Hoppie.

To amend section 13560 of the General Code, relative to the persons who may have access to grand juries.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Agnew the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 147** was read the second time by its title only.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 147** was read the third time.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Miller,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Stone,
Archer.	Jones, of Meigs,	Parrett,	Wagner,
Davis,	Kryder,	Patterson,	White,
Demuth,	Latham,	Ritter,	Whittemore,
Holden,	Liggitt,	Snyder,	Wright—25.
Holl,			

So the emergency clause passed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Miller,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Stone,
Archer,	Jones, of Meigs,	Parrett,	Wagner,
Davis,	Kryder,	Patterson,	White,
Demuth,	Latham,	Ritter,	Whittemore,
Holden,	Liggitt,	Snyder,	Wright—24.

So the bill passed. The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to

Am. S. B. No. 1 — Mr. Jones, of Franklin.
and asks for a Committee of Conference.

Attest: JOHN P. MAYNARD,
Clerk.

The President appointed as a committee on the part of the Senate, Messrs. Parrett, Davis and Jones, of Franklin.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 100 — Mr. Fouts (by request).

To authorize Morgan county, Ohio, to reimburse Charles W. Kennedy for moneys paid into the treasury of said county.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 74 — Mr. Thompson.

To declare judgments in attachment proceedings where no property is reached without force and effect where service of summons is not made on the defendant.

H. B. No. 55 — Mr. Thompson.

To prescribe a rule of evidence relating to corporations not organized under the laws of this state.

Attest: JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills in which the concurrence of the Senate is requested:

H. B. No. 83 — Mr. Lentz.

To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger.

H. B. No. 63 — Mr. Graham, of Licking.

To amend section 7998 of the General Code, relative to the property rights of husband and wife.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill in which the concurrence of the Senate is requested:

H. B. No. 95 — Mr. Alban.

To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 18 — Mr. Fouts.

Relative to matter of freight rates on material for public works.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

On motion of Mr. Whittemore the Senate adjourned until Monday,
5 o'clock p. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Monday, Feb. 3, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. M. Hindman.

The journal of the last Legislative day was read and approved.

Mr. Hopley presented the petition of Bucyrus Trades and Labor

Council; Bucyrus Lodge International Association of Machinists; Galion Central Labor Union; International Hod Carriers of Crestline against the passage of Senate Bill No. 31, which was referred to the Committee on Military Affairs.

Mr. Liggett presented a petition of Bucyrus Trades and Labor Council, of Bucyrus, Ohio; Galion Central Labor Union, of Galion, Ohio; United Brotherhood of Carpenters and Joiners, of Bucyrus, Ohio; Bucyrus Central Labor Union, of Bucyrus, Ohio; Local Union No. 736, United Association of Plumbers and Steam Fitters, of Bucyrus, Ohio, protesting against the passage of S. B. No. 31, which was referred to the Committee on Military Affairs.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

S. J. R. No. 16 — Mr. Whittemore.

For appointment of a joint legislative committee to investigate German propaganda.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
CHAS. A. WHITE,
TOM W. JONES,

JOHN E. BARNES,
C. F. McCOY,
GEORGE SCHELHORN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following joint resolutions:

H. J. R. No. 3 — Mr. Crabbe.

Relative to printing additional copies of **House Bills Nos. 23 and 24** for the use of the members of the House and Senate.

H. J. R. No. 7 — Mr. Bryson.

Relative to certain land deeded to the state of Ohio.

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
CARL V. BEEBE,

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
J. E. HOLDEN,

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 4 — Mr. McCoy.

Relative to the punishment of William Hohenzollern.

H. J. R. No. 10 — Mr. Beaty.

Relative to the death of Joseph Benson Foraker.

H. J. R. No. 14 — Mr. Beetham.

Relative to extending an invitation to Senator Warren G. Harding to address the General Assembly.

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
CARL V. BEEBE,

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
J. E. HOLDEN,
GEORGE SCHELHORN,

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 3 — Mr. Crabbe.

H. J. R. No. 7 — Mr. Bryson.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 21 — Mr. Griswold.

Relative to enrolling **H. B. No. 20** in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 37 — Mr. Sparks.

To amend section 5078 of the General Code, relating to allowing a friend to mark the ballots of electors who are physically incapacitated.

S. B. No. 38 — Mr. Sparks.

To amend section 8622 of the General Code, relating to perpetuities and entailed estates.

S. B. No. 39 — Mr. Parrett.

To make appropriations to compensate Charles A. Reid and Fred Green for legal services rendered to the special joint taxation committee of the eighty-second General Assembly.

On motion of Mr. Parrett the constitutional rule, requiring bill to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 39** was read the second time by title only.

On motion of Mr. Parrett **S. B. No. 29** was referred to the committee on finance and ordered printed.

S. B. No. 40 — Mr. White.

To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or in any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political sub-division thereof, and penalties for violation of the same.

S. B. No. 41 — Mr. Busbey.

To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-32, 3373, 6912 and 6936 of the General Code, and to enact supplemental sections 1181-1, 1182, 1195-1, 1212-1 and 7181-1 of the General Code relating to a system of highway laws

for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar read the second time by their titles only, and referred as follows:

Am. H. B. No. 100.

To committee on Judiciary.

Am. H. B. No. 74.

To committee on Judiciary.

H. B. No. 55.

To committee on Judiciary.

H. B. No. 83.

To committee on Finance.

H. B. No. 63.

To committee on Judiciary.

H. B. No. 95.

To committee on Finance.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred
H. J. R. No. 12 — Mr. Wiest, having had the same under consideration, reports it back and recommends its passage.

W. W. BELLEW,
HOWELL WRIGHT,
GEO. E. KRYDER,

T. M. BERRY,
H. W. DAVIS.

Said joint resolution was laid over under the rule.

Mr. Kryder submitted the following report:

The standing committee on Public Health, to which was referred
H. J. R. No. 13 — Mr. Talley, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
GEO. E. KRYDER,

W. W. BELLEW,
T. M. BERRY.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the report of the joint committee on Rules.

Attest:

JOHN P. MAYNARD,
Clerk.

H. J. R. No. 18 — Mr. Fouts, was taken up.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Millei,	Sparks,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Hopley,	O'Brien,	White,
Busbey,	Jones, of Franklin,	Parrett,	Whittemore—27.
Davis,	Jones, of Meigs,	Patterson.	

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, February 4, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House of Representatives, in the presence of the House, has signed the following joint resolution:

S. J. R. No. 16—Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House of Representatives, in the presence of the House, has signed the following joint resolutions:

Am. H. J. R. No. 4—Mr. McCoy.

H. J. R. No. 10—Mr. Beaty.

H. J. R. No. 14—Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate, signed said joint resolutions.

Leave of absence yesterday was granted to Messrs. Stone, Latham and Beebe.

Mr. White presented the petition of members of The Eastern Ohio Fish and Game Protective Association of Belmont county, in favor of

all legislation proposed and recommended at a meeting of sportsmen from all over the state held at the Deshler hotel, Columbus, Ohio, January 23, 1919. Which was referred to the committee on Fish and Game.

S. J. R. No. 22 — Mr. Whittemore.

Petitioning the United States senators from Ohio to support the Federal Amendment as to Woman Suffrage.

WHEREAS, The Womans Suffrage Amendment has long been pending before the United States Senate; and

WHEREAS, This amendment has been passed by the House of Representatives; and

WHEREAS, Many of the states of the Union have already granted the right of suffrage to women and the Republican party in its state platform has endorsed the same; and

WHEREAS, The women of the United States have rendered the most devoted and patriotic service, not only during the period of the great world war, but also in all of our great wars; and

WHEREAS, The governmental, industrial and social program for the people of this country is of as great concern and interest to the women of this country as well as to the men; therefore

Be it resolved, That the Senate and House of Representatives of the state of Ohio do hereby request the two United States senators from the state of Ohio to vote for and assist in the passage of a resolution now pending in the United States Senate for the submission to the several states of the federal amendment granting the right of suffrage to women, and that a copy of this resolution signed by the Speaker of the House of Representatives and the President of the Senate, be forwarded to each of the two United States senators, Warren G. Harding and Atlee Pomerene.

Said joint resolutions were laid over under the rule.

The following bill was introduced and read the first time:

S. B. No. 42 — Mr. Patterson.

To authorize the superintendent of public works, subject to the approval of the governor and attorney general, to sell to Norfolk and Western Railway Company certain state lands in the counties of Ross, Pike and Scioto, Ohio, and to authorize the cancellation of existing leases to Norfolk and Western Railway Company.

On motion of Mr. Holden, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 37.

To committee on Privileges and Elections.

S. B. No. 38.

To committee on Judiciary.

S. B. No. 40.

To committee on Labor.

S. B. No. 41.

To committee on Roads and Highways.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 100** — Mr. Foutz, having had the same under consideration, reports it back and recommends that further consideration of the bill be indefinitely postponed.

M. B. ARCHER,
F. E. WHITTEMORE,
W. W. BELLEW,
FRANK C. PARRETT,

GEO. D. JONES,
CHAS. S. WHITE,
J. N. STONE,
H. ROSS AKE.

The question was, "Shall the report of the committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 26, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Norris,	Sparks,
Ake,	Jones, of Franklin,	O'Brien,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	Wagner,
Bellew,	Kryder,	Patterson,	White,
Demuth,	Latham,	Ritter,	Whittemore,
Holden,	Liggitt,	Snyder,	Wright—26.
Holl,	Mettler,		

Those who voted in the negative were: Messrs. Archer, Berry and Miller — 3.

So the report of the committee was agreed to.

H. J. R. No. 21, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 2, nays 6, as follows:

Those who voted in the affirmative were: Messrs. Busbey and Jones, of Meigs — 2.

Those who voted in the negative were: Messrs. Ake, Archer, Beebe, Patterson, Ritter and Whittemore — 6.

So the resolution was lost.

On motion of Mr. Whittemore, the vote by which **H. J. R. No. 21** was lost, was reconsidered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbev.	Latham,	Patterson,	Wright—28.

So the joint resolution was adopted.

S. B. No. 9 — Mr. Davis, was read the third time.

The question was, "Shall the bill pass?"

Mr. Wright moved that **S. B. No. 9** — Mr. Davis, be referred to a select committee of one with leave to report at any time.

The question was, "Shall the motion to refer **S. B. No. 9** to a select committee of one be agreed to?"

The yeas and nays were taken, and resulted—yeas 24, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Sparks,
Ake,	Emmert,	Norris,	Stone,
Archer,	Holden,	Parrett,	Wagner,
Beebe,	Hopley,	Patterson,	White,
Bellew,	Jones, of Meigs,	Ritter,	Whittemore,
Busbey,	Latham,	Snyder,	Wright—24.

Those who voted in the negative were: Messrs. Berry, Kryder and Liggitt—3.

So the motion was agreed to.

Mr. Wright was appointed such committee.

H. J. R. No. 12—Mr. Weist, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 26, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Davis,	Kryder,	Ritter,	Wright—26.
Demuth,	Latham,		

Those who voted in the negative were: Messrs. Agnew, O'Brien, Patterson and Wagner—4.

So the joint resolution was adopted.

H. J. R. No. 13—Mr. Talley, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 29, nays, none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—29.
Demuth,			

So the joint resolution was adopted.

Mr. White submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 147—Mr. Hopple.

To amend section 13560 of the General Code, relative to the persons who may have access to grand juries.

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
GEORGE SCHELHORN,

THOMAS W. LATHAM,
CARL T. BEEBE,
J. E. HOLDEN,
CHAS. A. WHITE.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bill:

H. B. No. 147 — Mr. Hopple.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bill.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 47 — Mr. Gordon, of Brown.

Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, O.

Wednesday, February 5, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. H. B. Hemmerly.

The Journal of yesterday was read and approved.

Mr. Parrett presented the petition of Dr. J. H. Hollingsworth and 16 other citizens of Clinton county in favor of S. B. No. 31 — Mr. Davis, creating a department of state police for this state.

Which was referred to the committee on Military Affairs.

Mr. Miller offered the following joint resolution:

S. J. R. No. 23 — Mr. Miller.

Providing for the furnishing of a list of registered lobbyists among the members of the General Assembly.

Be it resolved by the General Assembly of the state of Ohio, That the secretary of state is hereby directed to have printed at least once a

week for distributing among the members of the Senate and House of Representatives, a complete and correct list of persons who have been given certificates and persons whom they represent under the provisions of sections 6256-1 to 6256-8 inclusive, of the General Code.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the adoption of the following:

S. J. R. No. 8 — Mr. Kryder.

Relating to mileage of members of the General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it refused to concur in adoption of **S. J. R. No. 8** — Mr. Kryder.

Relating to mileage of members of the General Assembly.

And requests the return of said resolution.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the request of the House was acceded to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested.

Am. H. B. No. 76 — Mr. Griswold.

To amend section 11721 of the General Code, relative to exemption of an unmarried woman from execution and attachment.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested.

H. B. No. 75 — Mr. Griswold.

To amend sections 10253, 10271, 10272, 11725, 11738 and 11781 of

the General Code, relating to attachment and execution on claims for necessities.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 42 — Mr. Patterson.

To committee on Public Works.

H. B. No. 47 — Mr. Gordon, of Brown.

To committee on County Affairs.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B.**

No. 95 — Mr. Alban, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
T. A. BUSBEY,
J. E. HOLDEN,
J. N. STONE,

GEORGE W. HOLL,
H. J. RITTER,
ROBERT J. O'BRIEN,
CHAS. S. WHITE.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B.**

No. 83 — Mr. Lentz, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
T. A. BUSBEY,
J. E. HOLDEN,
J. N. STONE,
GEORGE W. HOLL,

C. K. PATTERSON,
H. J. RITTER,
ROBERT J. O'BRIEN,
CHAS. S. WHITE.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred

S. B. No. 32 — Mr. Berry, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 5 after the comma following the word "her" insert "provided she is not possessed of sufficient property to afford her an income sufficient for her support."

M. B. ARCHER,
F. E. WHITTEMORE,
J. N. STONE,
H. ROSS AKE,
CHARLES A. WHITE,

E. G. LLOYD,
WM. AGNEW,
FRANK C. PARRETT,
EDWARD N. METTLER

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The joint committee of Conference of the House and Senate on Senate bill No. 1 submitted the following report:

The joint committee of Conference of the Senate and House on matters of difference between the Senate and House, to which was referred **S. B. No. 1** — Mr. Jones, reports back as follows:

Having had the matter under consideration said joint committee of Conference recommends to the respective Houses that the amendment to Senate bill No. 1 made by the House by inserting in lines 29 and 30 of the bill the words, "Seventy-five thousand six hundred thirty-two and sixty-nine one hundredths dollars", instead of the words "Fifty-five thousand dollars", and inserting in line 17 of the bill the word "Governor" instead of the word "Auditor", be concurred in.

E. J. HOPPLE,
RUPERT BEETHAM,
FRANK L. LYTLE,

GEO. D. JONES,
H. W. DAVIS.

The question was, "Shall the report of the committee on Conference be agreed to?"

Mr. Holden demanded a call of the Senate, which was duly seconded and taken, and 32 senators answered to their names.

The absentee was Mr. Lloyd.

The president directed the sergeant-at-arms to dispatch his messengers for the absentee.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

The question recurred, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 17, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Jones, of Franklin,	O'Brien,
Beebe,	Emmert,	Jones, of Meigs,	Snyder,
Bellew,	Holden,	Mettler,	Wagner,
Berry,	Holl,	Norris,	Wright—17.
Busbey,			

Those who voted in the negative were: Messrs.

Ake,	Kryder,	Parrett,	Stone,
Archer,	Latham,	Patterson,	White,
Demuth,	Liggitt,	Ritter,	Whittemore—15.
Hopley,	Miller,	Sparks,	

So the report of the committee of Conference was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 113 — Mr. Silver.

For the relief of Bernice Auch, teacher.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

Am. H. J. R. No. 8 — Mr. Stokes.

Relative to making November 11th the National Tranksgiving Day.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

S. J. R. No. 22 — Mr. Whittemore, was taken up.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Liggitt,	Sparks,
Ake,	Demuth,	Miller,	Stone,
Archer,	Hopley,	Norris,	White,
Beebe,	Jones, of Meigs,	Parrett,	Whittemore,
Berry,	Kryder,	Patterson,	Wright—23.
Busbey,	Latham,	Ritter,	

Those who voted in the negative were: Messrs.

Bellew,	Holl,	Mettler,	Snyder,
Emmert,	Jones, of Franklin,	O'Brien,	Wagner—10.
Holden,	Lloyd,		

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 68 — Mr. Evans.

Relating to the suspension of the penalty for non-payment of taxes in reference to soldiers, sailors and marines while in service and declaring an emergency.

Attest:

JOHN P. MAYNARD,
Clerk

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 106 — Mr. Hoover.

To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, February 6, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

In accordance with **S. J. R. No. 19**, the President appointed Messrs. Patterson, Demuth and Berry as such committee.

Mr. Stone presented a petition signed by W. F. Grall, president of the Lorain city council, Lorain county, requesting the legislature of the state of Ohio to repeal all sections of the General Code relating to the teaching of German in the public schools, and relating to legal publications being published in the English language only.

Which was referred to the committee on German Propaganda.

The following bills were introduced and read the first time:

S. B. No. 43 — Mr. Whittemore.

To amend section 7620 of the General Code, relating to the powers and duties of boards of education.

S. B. No. 44 — Mr. White.

To further supplement sections 7823 and 7807 and to supplement section 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 22 — Mr. Evans.

To amend section 2967 of the General Code, relative to increasing the amount that may be allowed for the relief of the needy blind.

H. B. No. 110 — Mr. Stokes.

Authorizing the publication and distribution of a roster of Ohio soldiers and sailors in the war with Germany and Austria.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 22 — Mr. Whittemore.

Petitioning the United States senators from Ohio to support the Federal amendment as to woman's suffrage.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolutions:

S. J. R. No. 18 — Mr. O'Brien.

Relative to thanking Selective Boards for their services.

S. J. R. No. 19 — Mr. Busby.

Relative to investigating certain problems affecting the highways of the state.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested.

H. B. No. 116 — Mr. McCoy.

Authorizing county commissioners to invest sinking funds in bonds of the United States, the state of Ohio, or of any municipal corporation, school, township of county bonds, in such state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 30 — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

H. B. No. 40 — Mr. Thompson.

To amend an act entitled: "An Act to incorporate the Society of

St. John's Church in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the Diocese thereof having jurisdiction of Franklin County, and to authorize said society to conform in the conduct and management of its affairs to the canons of said church and diocese.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 76 — Mr. Griswold.

To committee on Judiciary.

H. B. No. 75 — Mr. Griswold.

To committee on Judiciary.

Am. H. B. No. 106 — Mr. Hoover.

To committee on Judiciary.

H. B. No. 113 — Mr. Silver.

To committee on Finance.

Am. H. B. No. 68 — Mr. Evans.

To committee on Taxation.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 21** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
F. E. WHITEMORE,
ROBERT J. O'BRIEN,

GEO. D. JONES,
H. W. DAVIS,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 5.

Relative to adjournment.

S. J. R. No. 11.

Relative to enrolling House Bill No. 45.

ROBERT J. O'BRIEN,
CHAS. A. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBE,

JOHN E. BARNES,
C. F. McCOY,
GEORGE SCHELHORN,

S. J. R. No. 23 — Mr. Miller, was taken up.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Snyder,
Ake,	Emmert,	Latham,	Sparks,
Archer,	Holden,	Liggitt,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Ritter,	Wright—29.
Davis,			

So the joint resolution was adopted.

Am. H. J. R. No. 8 — Mr. Stokes, was taken up.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 16, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Busbey,	Hopley,	Miller,
Archer,	Davis,	Jones, of Franklin,	Sparks,
Bellew,	Demuth,	Jones, of Meigs,	White,
Berry,	Holden,	Kryder,	Whittemore—16.

Those who voted in the negative were: Messrs.

Agnew,	Liggitt,	Patterson,	Stone,
Beebe,	Norris,	Ritter,	Wagner,
Emmert,	O'Brien,	Snyder,	Wright—13.
Latham,			

So the joint resolution was lost.

On motion of Mr. Whittemore the Senate recessed for five minutes.
Senate met pursuant to recess.

Mr. Jones, of Franklin, moved that the vote by which **Am. H. B. No. 100** — Mr. Foutz, was indefinitely postponed, be reconsidered.
The motion was disagreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested.

Am. H. B. No. 31 — Mr. Cable.

Providing public convenience stations in municipalities.

H. B. No. 87 — Mr. Hoover.

To amend section 13755 of the General Code, relating to what judgments may be rendered on petitions in error in criminal cases.

Am. H. B. No. 123 — Mr. Beaty.

Creating a lien for attorney's fees.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 20 — Mr. Griswold.

Relative to the reception of the successful contestants in the Boys' and Girls' Club work contests.

H. J. R. No. 21 — Mr. Griswold.

Relative to enrolling **H. J. R. No. 20** in typewriting.

JOHN E. BARNES,
ROBERT J. O'BRIEN,
C. F. McCOY,
CHAS. A. WHITE,

GEORGE SCHELHORN,
THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN,

On leave the following bill was introduced and read the first time:

S. B. No. 45 — Mr. Parrett.

To codify the Fish and Game laws of Ohio, and to repeal sections 1390 to 1465 and sections 485, 12521, 12523, 5831-1, 5831-2, 5831-3.

On leave, Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **Am. H. B. No. 28** — Mr. Wise, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all after the enacting clause and insert in lieu thereof the following:

"SECTION 1. The following sums for the purposes and to the persons herein specified are hereby appropriated out of any monies in the state treasury to the credit of the general revenue fund and not otherwise appropriated:"

In full settlement for damage resulting from destruction of tubercular cattle by order of the State Board of Agriculture:

Abbott, A. G., Wadsworth.....	\$ 90 00
Adams, L. W., Columbia Station.....	117 50
Amstutz, D. N., Orrville.....	417 50
Andrews Institute, Willoughby.....	177 50
Baer, E. E., Marshallville.....	382 50
Bailey, Allen, Barnesville.....	347 50
Bailey, L. P., Tacoma.....	4,177 50
Baldwin, J. E., Hilliard.....	105 00
Ballard, A. O., McClure.....	37 50
Ballor, H. W., Columbus.....	562 50
Beck, J. L., Newton Falls.....	107 50
Belle Vernon Co., Novelty.....	95 00
Betz, Clarence, East Rochester.....	37 50
Bishop, C. E., Peninsula.....	37 50
Bishop, Geo. S., Poland.....	150 00
Bishop, Geo., Milford Center.....	30 00
Bixler, D. D., Seville.....	400 00
Black, B. H. & Son, Freeport.....	573 75
Black, F. B., Mansfield.....	100 00
Blackburn, I. Robert, Dayton.....	987 50
Boerger, C. J., Irwin.....	75 00

Braley, Levva, Langsville.....	15 00
Brantingham, Joshua, Winona.....	36 25
Brantingham, J. & J. C., Winona.....	75 00
Brooks & Barker, Salem.....	75 00
Brown, W. P., Greenwich.....	280 00
Buehler, Gottlieb, Alliance.....	45 00
Bundy, D. C., Barnesville.....	120 00
Burns, Mrs. Fred, Plain City.....	150 00
Boyle, F. V., Malvern.....	721 25
Carlton, M. A., Medina.....	140 00
Campbell, E. H., Salem.....	100 00
Case, Nelson, Hudson.....	550 00
Carpenter & Rose, Mansfield.....	2,050 00
Chambers, M. E., Grove City.....	530 00
Climo, A. H., Mentor.....	107 50
Condit, L. S., Condit.....	137 50
Coppock, F. C. & Son, Salem.....	27 50
Curren, P. J., Sabina.....	35 00
Dempsey, Thomas, Westerville.....	75 00
Denkhaus, Lewis, Lisbon.....	150 00
Derrer, M. & Son, Camp Chase.....	2,480 00
Dicke, Godfrey, Brooklyn Station.....	167 50
Doner, P. W., Sandusky.....	150 00
Douglas, George, Camden.....	135 00
Dunham, Charles, Richfield.....	195 00
Edde, C. W.....	100 00
Edgerton, Walter G., Hanoverton.....	82 50
Enlow, D. S., East Akron.....	37 50
Epworth League Camp, Painesville.....	37 50
Eyster, R. S., Beloit.....	299 00
Fairmont Children's Home, Alliance.....	397 50
Farriss, W. J., South Akron.....	227 50
Figley, Chance, Lisbon.....	52 50
Finney, E. E., Cedarville.....	25 00
Folk, H. C., Louisville.....	1,050 00
Foss, R. H. & W. F., Springfield.....	625 00
Fraley Bros., Hannibal.....	732 50
Frank, C. W., Fairlawn.....	475 00
Frederick, R. E., Poland.....	682 50
French, B. J., Garfield.....	917 50
Frey, Benjamin, Plain Cty.....	878 50
Frizzell, Mary, Barnesville.....	25 00
Gallagher & Wells, Cadiz.....	215 00
Gardner, V. A., Powell.....	170 00
Garrow, J. A., Morenci, Mich.....	300 00
Gerst, William, Cincinnati.....	1,570 00
Gest, Chas., Grafton.....	36 25
Glass, Bert, Paris.....	31 00
Good Hold Farm Co., Mentor.....	1,127 50
Gooding, Dr. H. B., Tiffin.....	100 00
Green, Perry, Hiram.....	412 50
Greendale Co., Hiram.....	100 00
Greenwalt, William, Sebring.....	265 00
Gundhauser, Anton, Mt. Carmel.....	137 50

Halfred Farms, Chagrin Falls.....	300 00
Hall, Marion, Quaker City.....	70 00
Hartsell, J. C., Sebring.....	92 50
Hartenstein, Jacob, Alliance.....	125 00
Hawley, T. E., Sullivan.....	100 00
Hay, Charles E., Findlay.....	23 75
Hazen, A. F., Alliance.....	622 50
Hibbard, Earl, Novelty.....	107 50
Higley, Charles Leipsic.....	35 00
Hill, C. O., Napoleon.....	125 00
Hinde, John, Huron.....	262 50
Hoff, Rollo D., Beloit.....	55 00
Homegardner Geo., Sandusky.....	100 00
Houston, Foster B., South Charleston.....	885 00
Jackson, L. V., Delaware.....	65 00
Jasbring, John, Collinsville.....	608 50
Johnson, Thomas, Columbus.....	850 00
Joy, E. B., Cuyahoga Falls.....	310 00
Kahler, F. J., Plain City.....	400 00
Kelly, J. E., Xenia.....	700 00
Kelley, J. J., Kensington.....	205 00
Kerr, John E., Monclova.....	75 00
Keyes, B. W., Woodstock.....	645 00
Keys, Samuel, Jr., Dresden.....	43 75
Kimmel, J. & Son, Freeport.....	285 00
Kimball, C. R., Madison.....	487 50
King, E. A., Vanlue.....	509 00
King, S. S., Orrville.....	100 00
Kinter, Peter, Defiance.....	50 00
Klingel, Ed., Marion.....	82 50
Knudson Brothers, Millbury.....	739 00
Koerber, Chas., North Eaton.....	727 50
Kvacs, M., Grafton.....	467 75
Lampman, J. C., Chardon.....	187 50
Lanman, Miss C. T., Columbus.....	375 00
Lashly, Arnold J., Columbus.....	782 50
Lehnert, Fred J., Galloway.....	355 00
Lippincott, E. F., East Rochester.....	75 00
Long, E. E., Upper Sandusky.....	21 25
Lunn, D. B., Reynoldsburg.....	305 00
Luther, E. W., Peninsula.....	380 00
Luthey, Fannie, Delta.....	150 00
McClelland, T. W., Williamsfield.....	92 50
McColloch, James, Homesville.....	195 00
McGregor, David, Springfield.....	295 00
Mangold, H. A., Sonora.....	492 50
Marks, A. H., Akron.....	325 00
Martig, Christ, Sr., Beloit.....	692 50
Martig, Christ, Jr., Beloit.....	2,635 00
Martin, Geo, Garrettsville.....	1,492 50
Mayer, G. J., Grove City.....	297 50
Melick Bros., Mt. Perry.....	530 00
Merwine, Norman, Westerville.....	193 75
Methodist Children's Home, Worthington.....	70 00

Michaels, B. A., Tiffin.....	37 50
Mills, A. L., West Dover.....	75 00
Minser, E. K. & Son, Salem.....	90 00
Moomaw, R. M., Wooster.....	902 50
Moore, P. T. & Son, Mechanicsburg.....	185 00
Morris, Jas., Peninsula.....	275 00
Morley, T. D., Mentor.....	100 00
Morrow County Infirmary, Mt. Gilead.....	57 50
Nail, E. S., Mansfield.....	75 00
National Fireproof Co., Haydenville.....	270 00
National Orphans' Home, Tiffin.....	72 50
Nelson, Thomas, Hillsboro.....	2,937 50
Nichols, H. C., Garrettsville.....	1,600 00
Nichols, L. W., Garrettsville.....	200 00
Paumier, Lawrence, Louisville.....	1,182 50
Penrose, Chas. S., Fairview.....	103 75
Pottorf, J. C., Salem.....	681 25
Price, Harry J., Mesopotamia.....	3,155 00
Quaintance, L. E., Bucyrus.....	100 00
Rausch, Leo. P., Marysville.....	400 00
Rehm, J. F., Orrville.....	255 00
Rice, Harry, Homerville.....	225 00
Richardson, Mrs. G. G., Glendale.....	1,235 00
Rifle, M. E., Pt. Washington.....	32 50
Rabinson, J. T., Marysville.....	112 50
Romp, L. F. & Son, West Dover.....	542 50
Ross & Spahr, Springfield.....	137 50
Rudebaugh, W. F., Lisbon.....	1,142 50
Ruhlen, Frank, Plain City.....	217 50
Rupprecht, Frank M., Marysville.....	300 00
Sackett, Francis, Tallmadge.....	886 25
Sackett, Frank H., Tallmadge.....	550 00
Sater, Martin, Harrison.....	37 50
Schlegel, Charles H., Wauseon.....	307 50
Schoepf, W. K., Glendale.....	100 00
Scott, John, Pomeroy.....	67 50
Scott, L. H., Alexandria.....	37 50
Scott, Seth P., Lisbon.....	150 00
Seeman, Preston, Hartsville.....	705 00
Sevits, Irvin, Danville.....	25 00
Shaffer, Elsa, St. Marys.....	380 00
Shiple, Wm. G., Fairview.....	57 50
Sidner, D. R., West Jefferson.....	422 50
Siermans, H. W., Grove City.....	150 00
Sites, Clark, Camp Chase.....	30 00
Slagle, Homer B. & Son, Poland.....	626 50
Smith, C. C. & Son, Parkman.....	3,607 50
Snider, D. D., Pataskala.....	252 50
Spence, E. E., Chillicothe.....	2,412 50
St. John, J. C., Xenia.....	100 00
Standish, W. H., Lyons.....	600 00
Steiner, Fred, Massillon.....	1,550 00
Steiner, G. C., Orrville.....	175 00
Steiner, Wm., Massillon.....	187 50

Stern, Edwin H., Massillon.....	405 00
Stratton, W. B., Winona.....	120 00
Stillson Brothers, Kent.....	572 50
Stocker, Bart, Alliance.....	788 00
Stout, Frank, Sandusky.....	212 50
Swigart, W. W., Sharon Center.....	500 00
Taylor, Marion, Beloit.....	400 00
Taylor, U. F., Marysville.....	430 00
Telling, Belle-Vernon Co., Cleveland.....	832 50
Thomas, C. E., Peninsula.....	300 00
Treap, Geo. W., Peninsula.....	95 00
Tritton, Samuel, Lisbon.....	1,041 50
VanShoyck, Wm., Reynoldsburg.....	200 00
Wakefield, W. H., Bedford.....	1,308 75
Wagner, A. W., Williamsfield.....	73 75
Wales, H. W., Massillon.....	1,650 00
Warrick, Mrs. Adda, Barnesville.....	90 00
Warren, Jacob, Alliance.....	308 75
Watson, J. A., Youngstown.....	445 00
Watson, J. A. & W. W., Youngstown.....	447 50
Watson, W. W., Youngstown.....	3,540 00
Wedemyer, Gust., Westerville.....	165 00
Welday, J. L., Smithfield.....	75 00
Wenger, Albert, Clayton.....	425 00
West, C. P. & Son, Bloomingburg.....	702 50
Westover, Allen, Poland.....	75 00
Werren, Samuel, North Benton.....	7,775 00
Whinery, O. E., Salem.....	362 50
Whinery, Guy, Salem.....	100 00
Whinery, Willis, Salem.....	37 50
White, E. W., Galena.....	42 50
Wilkinson, W. G., Berea.....	300 00
Williams, S. P., Degraff.....	150 00
Williamson, Ray R., Pataskala.....	187 50
Willing, H. C., Grove City.....	75 00
Wing, Charles B., Mechanicsburg.....	35 00
Winzenread, Christ, Blaine.....	435 00
Wright, Alfred, Sandusky.....	112 50
Woodin, F. N., Chardon.....	100 00
Zehring, E. L., Germantown.....	800 00
Zehring, O. O., Germantown.....	275 00

HORSES DESTROYED ON ACCOUNT OF GLANDERS.

Adams Express Co., Cincinnati.....	\$4,975 00
American Express Co., Cleveland.....	160 00
Barclay, Ora, Batavia.....	60 00
Bell, Archie W., Cincinnati.....	90 00
Bell, C. L., Cincinnati.....	125 00
Bricketto, L., Cincinnati.....	85 00
Burger, Wm., Madisonville.....	75 00
Burkhead, W. H., Kirkersville.....	787 50
Carey, E. D., Bedford.....	250 00
Carey, H. J., Bedford.....	800 00

Carey, H. J. & Bros., Bedford.....	500 00
Comer & Jordon, Cincinnati.....	100 00
Cone, Addie, Ross.....	65 00
Conkling, L. W., Terrace Park.....	55 00
Cramer, Moses, Xenia.....	125 00
Edlean, I., Cincinnati.....	60 00
Electric Package Co., Cleveland.....	450 00
Emrich, J. M., Cleveland.....	2,785 00
Folck, E. H., Osborn.....	150 00
Garrison, T. H., Cozaddale.....	75 00
Gillette, R. B., Tippecanoe City.....	562 50
Heffner, Jacob A., Tippecanoe City.....	120 00
Henderson, John, Elk Lick (Cincinnati).....	50 00
Hill, Harry A., Fayetteville.....	200 00
Jewel Tea Company, Cleveland.....	150 00
Kelley, Frank W., Plainville.....	75 00
Kline, Joseph, Hamilton.....	30 00
Kohli, Jarvis F., Cleveland.....	240 00
Kramer, W. H., Evanston.....	85 00
McRitchie, J. H., Port Clinton.....	75 00
Merwine, E. A., Columbus.....	80 00
Miller, J. C., Osborne.....	100 00
Pavey & Schneck, Columbus.....	285 00
Radford, Doc., Pomeroy.....	75 00
Robbins, David, Covington.....	100 00
Rogers, John, Hamilton.....	30 00
Root, L. P., Somerville.....	112 50
Schuster, Joseph, Cincinnati.....	100 00
Stone, J. S., Norwood.....	1,755 00
Smith, L. M., Norwood.....	300 00
Smith, Matthew, Cleveland.....	90 00
Van Camp Brothers, Cincinnati.....	1,107 50
Wallace Transfer Co., Cincinnati.....	2,225 00
Weiss, John J., Cincinnati.....	350 00
Williams, Geo., Cincinnati.....	35 00
Wilson, R. A., New Carlisle.....	177 50
Woolley, D. P., Cincinnati.....	125 00
Workman, Alonzo, Perintown.....	80 00
Union Reduction Co., Cincinnati.....	50 00

H. W. DAVIS,
T. A. BUSBEY,
H. J. RITTER,
J. N. STONE,
C. K. PATTERSON,

J. E. HOLDEN,
ROBERT J. O'BRIEN,
CHAS. A. WHITE,
T. M. NORRIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the Senate adjourned until 9:30 o'clock tomorrow.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Friday, February 7, 1919, 9:30 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

The President of the Senate handed down the following communication from the Press Correspondents' Association:

Columbus, February 6, 1919.

Hon. Clarence J. Brown, President,
Senate,

83rd General Assembly,
Columbus, Ohio.

Dear Sir:

Will you please add to the list of newspaper correspondents here for the session and grant the floor privileges to Carl V. Little, representing the Scripps-McRae League, who has just arrived and who has presented the proper credentials to the Press Correspondents' Association.

Respectfully,

PRESS CORRESPONDENTS' ASSOCIATION,

By JOHN T. BOURKE,
President.

By WALKER S. BUEL,
Secretary.

Columbus, O., Feb. 7, 1919.

Hon. Clarence J. Brown,
President of the Senate.

Sir:—I hereby certify that the services of 7 porters are not required and ask that the services of two porters, namely, William Coble and Robert T. Smith, be dispensed with on February 14.

Yours very truly,

E. EVERETT THARP,
Sergeant-at-Arms.

On motion of Mr. Whittemore the recommendation of the sergeant-at-arms was acceded to.

Mr. Patterson presented the petition of Irving Drew and 50 other citizens of Scioto county, in favor of the passage of S. B. No. 31, Mr. Davis, providing for a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Wright presented the remonstrance of George T. Stolley and 75 other citizens of Cuyahoga county, protesting against the passage of S. B. No. 31, Mr. Davis, providing for a State Constabulary.

Which was referred to the committee on Military Affairs.

The following bills were introduced and read the first time:

S. B. No. 46 — Mr. Ake.

To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.

S. B. No. 47 — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

S. B. No. 48 — Mr. Whittemore.

Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College to establish and conduct extension departments for the training of teachers.

On motion of Mr. Archer the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 87 — Mr. Hoover.

To committee on Judiciary.

Am. H. B. No. 123 — Mr. Beaty.

To committee on Judiciary.

H. B. No. 110 — Mr. Stokes.

To committee on Military Affairs.

Am. H. B. No. 31 — Mr. Cable.

To committee on Cities.

H. B. No. 116 — Mr. McCoy.

To committee on County Affairs.

H. B. No. 40 — Mr. Thompson.

To committee on Benevolent Institutions.

H. B. No. 30 — Mr. Miller, of Stark.

To committee on Judiciary.

Am. H. B. No. 22 — Mr. Evans.

To committee on County Affairs.

S. B. No. 43 — Mr. Whittemore.

To committee on Common Schools.

S. B. No. 44 — Mr. White.

To committee on Common Schools.

S. B. No. 45 — Mr. Parrett.

To committee on Fish and Game.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 5 — Mr. Whittemore.

S. J. R. No. 11 — Mr. Davis.

H. J. R. No. 20 — Mr. Griswold.

H. J. R. No. 21 — Mr. Griswold.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

Am. H. J. R. No. 15 — Mr. Beetham.

Relative to good roads for Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 17 — Mr. Comings.

To amend section 4250 of the General Code permitting the merging of the departments of public service and public safety in cities under fifty thousand.

H. B. No. 66 — Mr. Comings.

Permitting the city of Elyria, Ohio, to pay a coal bill in the sum of \$552.36 to The Schafer-Suhr Coal Company of Cleveland, Ohio.

H. B. No. 114 — Mr. Johnston.

To repeal section 1416-1 of the General Code, relative to the killing of foxes.

H. B. No. 64 — Mr. Graham, of Licking.

To amend section 12034 of the General Code, relative to election to take at appraisement in partition cases.

H. B. No. 121 — Mr. Thompson.

To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisement or sale by the court.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 21 — Mr. Davis.

Relative to printing Senator Warren G. Harding's memorial address to the General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 146 — Mr. Myers.

To appropriate the sum of one thousand dollars for the use of the children of John Brown.

Am. H. B. No. 58 — Mr. Scott.

To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldier's and sailor's brides from residence requirement.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

H. B. No. 95 — Mr. Alban, read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 23 nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 23.
Emmert,	Liggitt,	Snyder,	

So the bill passed.

The title was agreed to.

H. B. No. 83 — Mr. Lentz, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 23.
Emmert,	Liggitt,	Snyder,	

So the bill passed.

The title was agreed.

S. B. No. 32 — Mr. Berry, was taken up.

On motion of Mr. Berry **S. B. No. 32** was informally passed.

On motion of Mr. Miller leave of absence was granted absent members.

10:45 a. m.

On motion of Mr. Whittemore the Senate adjourned until 5 p. m. Monday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Monday, February 10, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. Herbert Ure.

The journal of last legislative day was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 12 — Mr. Blauser.

To amend section 5262 of the General Code, relating to the use or occupancy of armories.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 23 — Mr. Miller.

Providing for the furnishing of a list of registered lobbyists among the members of the General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Ake presented the remonstrance, signed by Andrew J. Volzer and 360 other citizens of Stark county, in opposition to S. B. No. 31, Mr. Davis, providing for a state constabulary,

Which was referred to the committee on military affairs.

Mr. Liggitt presented the remonstrance of Cletus Wildenthaler and 22 other citizens of Crawford county, against proposed constabulary law.

Which was referred to the committee on military affairs.

Mr. Parrett presented the petition, signed by Joe Rohe, Lorin McCauley and 16 other citizens of Greene county, requesting sufficient

appropriations for additional buildings and other improvements at the Soldiers' and Sailors' Orphans' Home, at Xenia, Ohio.

Which was referred to the committee on Soldiers' and Sailors' Orphans' Home.

Mr. Wright moved that the vote by which **H. J. R. No. 8** — Mr. Stokes, was defeated, be reconsidered.

Upon motion of Mr. Wright, the President, under the rules, directed the clerk to send a message to the House of Representatives requesting the return of **H. J. R. No. 8**.

Mr. Agnew offered the following joint resolution:

S. J. R. No. 24.

Be it resolved by the General Assembly of the state of Ohio; That there shall be submitted to the electors of the state of Ohio on the first Tuesday after the first Monday of November, in the year 1919, the following amendment to the Constitution of the state of Ohio.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 49 — Mr. Parrett.

To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrants, pipes, mains, meters and other water works property.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 114 — Mr. Johnson.

To committee on Fish Culture and Game.

Am. H. B. No. 146 — Mr. Myers.

To committee on Finance.

H. B. No. 66 — Mr. Comings.

To committee on Cities.

H. B. No. 17 — Mr. Comings.

To committee on Cities.

H. B. No. 121 — Mr. Thompson.

To committee on Judiciary.

H. B. No. 64 — Mr. Graham, of Licking

To committee on Judiciary.

Am. H. B. No. 58 — Mr. Scott.

To committee on Military Affairs

S. B. No. 46 — Mr. Ake.

To committee on Public Utilities.

S. B. No. 47 — Mr. Davis.

To committee on Commercial Corporations.

S. B. No. 48 — Mr. Whittemore.

To committee on Colleges and Universities.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 6.

Relative to the appointment of Special Taxation Committee.

S. J. R. No. 7.

Relative to joint convention.

Am. S. J. R. No. 9.

Relative to printing of a weekly bulletin.

S. J. R. No. 10.

Relative to adjournment.

S. J. R. No. 15.

Relative to adjournment.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CHAS. A. WHITE,
J. E. HOLDEN,
TOM W. JONES,

JOHN E. BARNES,
C. F. McCOY,
GEORGE SCHELHORN,
HERBERT L. JONES.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **S. B. No. 7** — Mr. Whittemore, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 8 after the comma following "America" insert "and organizations composed of Veterans of the United States Army or Navy in the war against the Central Powers of Europe."

THOMAS W. LATHAM,
ROBERT J. O'BRIEN,
C. A. WAGNER,

E. G. LLOYD,
H. W. DAVIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **S. B. No. 11** — Mr. Demuth, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Line 8. Strike out period. Add "*within this State.*"

Line 18. Strike out Distinguished insert "*distinguishable.*"

Line 36. In the word "vinale" insert between "n" and "a" the letter "e".

Line 38. In the word "Chrysantbemur" change "b" to "h" and "r" to "m". Word then spells "Chrysanthemum."

Lines 40-42. Strike out the words "may be introduced" to end of sentence and insert the words:

The Secretary of Agriculture, the Director of the Ohio Agricultural Experiment Station and the Dean of the College of Agriculture

of Ohio State University may determine to be noxious and a menace in Ohio provided, however, that prior to the promulgation of the order defining that any weed seed or seeds are noxious within the definition of this act, a public hearing upon due notice thereof shall be given to persons affected by such order, at which hearing such persons may appear in person or by attorney, and provided further that said order determining that any weed seed or seeds shall be deemed to be noxious, shall not be effective until six months after the promulgation and publication of said order of the Secretary of Agriculture, the Director of the Ohio Agricultural Experiment Station and the Dean of the College of Agriculture of Ohio State University.

Line 44. After word "weight" strike out comma and insert a period. In the word "when" strike out small "w" and insert a capital "W".

Line 45. Between the words "more" and "shall" insert the words "such mixtures".

Line 54. Strike out "and per cent".

Strike off the letter "s" from the word "seeds" and "bulblets".

Line 59. Strike out the period after "tested" and insert a comma and the words "*provided, however, that this statement shall not be a basis for prosecution under this act*".

Line 72. Strike off the seventh word "the" and also "s" from the words seeds and bulblets.

Line 84. After (d), add the words "When such".

Change the capital "S" in "Seeds" to small "s" and omit the following word "that".

Line 88. After the word "sale" strike out "or be delivered through a common carrier" and insert in lieu thereof "*through the medium of the public press or by circular letter or for delivery through a common carrier.*"

Line 98. Strike out "and freedom from noxious weed seeds" and insert "together with the percentage and kind of noxious weed seeds and other impurities."

Line 108. Strike out the first "of" and insert the word "or".

Line 130. After the comma and before the word "offered" insert the word "or".

Line 131. Strike out the comma and the words "*or transported into*".

Line 149. Between the words "from" and "fines" insert "license fees."

Strike out lines 153 to 155 to and including the word "products" and the period and add the following:

"Section 13. For the purpose of defraying the costs of inspection and analyses of agricultural seeds under the provisions of this Act it is hereby further provided that before any person, firm, company or corporation shall sell, offer for sale, or expose for sale in this state any of the agricultural seeds, except as provided in section 6, subsection (d) of this act, he or they shall pay each year a license fee to the Secretary of Agriculture of ten dollars, and shall receive from said Secretary of Agriculture a certificate to sell agricultural seed until the first day of January next following."

Line 157. Strike out the period after the word "act" and insert "before Justice of Peace, Police Judge, Mayor or other court of competent jurisdiction".

Line 155. Before the word "It" add the word and numerals "Section 14".

Line 158. After the numeral "1" change the numeral "4" to numeral "5".

Line 160. After the numeral "1" change the numeral "5" to numeral "6".

O. J. DEMUTH,
T. W. NORRIS,
T. M. BERRY,
GEO. E. KRYDER,

D. A. LIGGITT,
C. K. PATTERSON,
FRANK C. PARRETT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Parrett, **S. B. No. 11** — Mr. Demuth, was ordered to be printed as amended.

On motion of Mr. Parrett, **S. B. No. 11**, as amended was referred to the Committee on Agriculture.

Mr. Demuth offered the following Senate Joint Resolution:

S. J. R. No. 25.

Be it resolved by the General Assembly of the State of Ohio; That the clerk of the Senate be and is hereby authorized to have printed five hundred (500) additional copies of Am. Senate Bill No. 11 — Mr. Demuth.

On motion of Mr. Parrett the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Berry,	Hopley,	Norris,	Wagner,
Busbey,	Jones, of Franklin,	O'Brien,	White,
Davis,	Jones, of Meigs,	Parrett,	Whittemore,
Demuth,	Kryder,	Patterson,	Wright—28.

So the joint resolution was adopted.

On motion of Mr. Whittemore leave of absence was granted absent members.

5:45 p. m.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Tuesday, February 11, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. Lloyd, of Franklin, arose to a question of privilege and asked that the Journal show that if he had been present at the passage of **S. B. No. 1**, he would have voted in the affirmative.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 1** — Mr. Jones.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 6 — Mr. Parrett.**S. J. R. No. 7** — Mr. Whittemore.**Am. J. R. No. 9** — Mr. Liggitt.**S. J. R. No. 10** — Mr. Whittemore.**S. J. R. No. 15** — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. H. J. R. No. 8** — Mr. Stokes, and herewith returns said resolution.

Attest:

JOHN P. MAYNARD,
Clerk.

The question was, "Shall the motion to reconsider the vote by which **Am. H. J. R. No. 8** was lost, be agreed to?"

The motion was not agreed to.

Mr. Hopley presented the remonstrance of H. E. Rome and 21 other citizens of Seneca county, also of Clitus Weldenthaler and 22 other citizens of Crawford county, also of W. E. Donahue and 10 other

citizens of Seneca county, all protesting against the bill of Senator Davis, S. B. 31, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Beebe presented the petition of Lloyd Greenfield and 50 other citizens of Edison, Ohio, requesting the passage of S. B. No. 31, Mr. Davis, relative to the establishment of a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Wright presented the petition of H. E. Pearce and 65 other citizens of Cuyahoga county, requesting the passage of H. B. No. 31—Mr. Davis providing for a state constabulary.

Which was referred to the committee on Military Affairs,

Mr. Latham presented the petition of Milan Grange No. 342, in favor of the pure seed law, the constabulary bill, extension of terms of county commissioners to 6 years, for combining common pleas and probate courts and for a more uniform taxation for motor vehicles and tractors,

Mr. Davis presented the petition of L. A. Watts and 70 other citizens of Mahoning county, requesting the passage of S. B. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Davis presented the petition of E. H. Watson and 22 other citizens of Mahoning county, also that of A. C. Brandt and 4 other citizens of Cuyahoga county, in favor of S. B. No. 31 — Mr. Davis, relative to a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Stone presented the petition of F. B. Mullin and 21 other citizens of Lorain county, in favor of the passage of H. B. No. 31, Mr. Davis, relative to a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Miller presented the petition of the Reformed Presbyterian Church of 60 members of New Concord, Muskingum county, protesting against the passage of H. B. No. 187, relative to the operation of moving picture shows on Sunday.

The following bills were introduced and read the first time:

S. B. No. 50 — Mr. Sparks.

To amend sections 1041, 1045, 1047, 1048, 1053, 1056, 1058-1, 1058-3, 1058-4 and 1058-29, of the General Code, providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others.

S. B. No. 51 — Mr. Liggitt.

To amend section 2732 of the General Code, by extending the list of securities which may be accepted by county commissioners for funds deposited.

S. B. No. 52 — Mr. Lloyd.

To amend section 13080 of the General Code, and to define the terms "delivery" and "receipt" as the same are applied to commodities and securities.

S. B. No. 53 — Mr. Davis.

To amend sections 8698 and 8699 of the General Code, relating to increase of capital stock of corporations.

S. B. No. 54 — Mr. Davis.

To amend section 8625 of the General Code, relating to articles of incorporation.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only and referred as follows:

Am. H. B. No. 12 — Mr. Blauser.

To committee on State Buildings.

S. B. No. 49 — Mr. Parrett.

To committee on Public Utilities.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B.**

No. 113 — Mr. Silver, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
H. J. RITTER,
ROBERT J. O'BRIEN,
T. A. BUSBEY,
F. E. WHITTEMORE,

J. E. HOLDEN,
J. N. STONE,
C. K. PATTERSON,
J. W. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B.**

No. 39 — Mr. Parrett, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
H. J. RITTER,
ROBERT J. O'BRIEN,
T. A. BUSBEY,
F. E. WHITTEMORE,

J. E. HOLDEN,
J. N. STONE,
C. K. PATTERSON,
J. W. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred

Am. H. B. No. 30 — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
E. G. LLOYD,
M. B. ARCHER,
J. N. STONE,

W. M. BELLEW,
C. K. PATTERSON,
F. E. WHITTEMORE,

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred

S. B. No. 36 — Mr. White, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

W. M. BELLEW,
H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred
Am. H. B. No. 21 — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
 T. M. BERRY,
 GEO. E. KRYDER,

W. M. BELLEW,
 H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 12 — Mr. Wiest.

Petitioning congress to take action for the suppression of influenza.

H. J. R. No. 13 — Mr. Talley.

Providing for a survey and study of hospital facilities by the state department of health.

H. J. R. No. 18 — Mr. Fouts.

Memorializing the President of the United States, the congress of the United States and the United States Railroad Administration, relative to the matter of freight rates on materials for public works.

JOHN E. BARNES,
 C. F. MCCOY,
 HERBERT L. JONES,
 ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
 CARL V. BEEBE,
 J. E. HOLDEN.

Am. H. J. R. No. 15 — Mr. Beetham, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
 Ake,
 Archer,
 Beebe,
 Bellew,
 Berry,
 Busbey,
 Davis,

Demuth,
 Holden,
 Holl,
 Jones, of Franklin,
 Jones, of Meigs,
 Kryder,
 Latham,

Lloyd,
 Mettler,
 Miller,
 Norris,
 O'Brien,
 Parrett,
 Patterson,

Ritter,
 Snyder,
 Stone,
 Wagner,
 White,
 Whittemore,
 Wright—29.

So the joint resolution was adopted.

S. J. R. No. 24 — Mr. Agnew, was taken up.

The question was, "Shall the resolution be adopted?"

Mr. Agnew moved that **S. J. R. No. 24**, be referred to the committee on Constitutional Amendments.

Am. H. B. No. 28 — Mr. Wise, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs

Agnew,	Demuth,	Lloyd,	Ritter,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—30.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

S. B. No. 21 — Mr. Ake, was read the third time.

The question was, "Shall the bill pass?"

On motion of Mr. Ake **S. B. No. 21** was referred to Committee on Cities.

Am. S. B. No. 32 — Mr. Berry, was read the third time.

The question was, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the word "parent" add the words "or guardian".

In line 7 after the word "tortures" add the word "torments" and a comma.

In line 8 after the word "wilfully" add a comma and the word "unlawfully".

Which was agreed to.

Mr. Berry was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill, **S. B. No. 32**, pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

On motion of Mr. O'Brien, leave of absence was granted Mr. Emmert.

Mr. O'Brien moved that the senate adjourn

The motion was not agreed to.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, February 12, 1919, 1:30 p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

As a tribute to the memory of Abraham Lincoln, the Senate stood for one minute in silent prayer.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 16 — Mr. Comings.

To amend section 2395 of the General Code, relating to the election of county commissioners.

H. B. No. 124 — Mr. Gardner.

To enact supplementary sections 1306-1 and 1306-2 to aid the re-establishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States.

Am. H. B. No. 109 — Mr. Crabbe.

To amend section 2508 of the General Code of Ohio, relative to the publication of the annual report of the county auditor.

Am. H. B. No. 135 — Mr. Burns.

To reimburse Harry D. Knox for monies expended on state property.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 12 — Mr. Weist.

H. J. R. No. 13 — Mr. Talley.

H. J. R. No. 18 — Mr. Fouts.

Attest:

JOHN P. MAYNARD,
Clerk.

The president, in the presence of the Senate, signed said joint resolutions.

Mr. Miller presented the petition of Zanesville Council No. 20, U. C. T., of Muskingum county, requesting support of S. B. No. 14 — Mr. Sparks.

Which was referred to the committee on Public Health.

Mr. Miller presented the petitions and remonstrances of L. Roy

Garrison, Secretary of Barbers' Union No. 114, of Newark, and other citizens of Muskingum county, Licking county and Perry county.

Which was referred to the committee on Military Affairs.

PROTESTS FILED BY ORGANIZED LABOR UNDER THE SEAL OF THEIR UNION
AGAINST THE PASSAGE OF THE DAVIS CONSTABULARY BILL, BEING
SENATE BILL NO. 31.

From International Brotherhood of Electrical Workers, Local Union No. 874, Zanesville, Ohio, signed by Earl Diltz, president, and M. J. Simons, financial secretary, also Ronald Vigis, corresponding secretary.

From Amalgamated Association of Electrical Railway Employees, Local Union No. 839, of Newark, Ohio, signed by J. S. Allison, recording secretary.

From the Musicians' Protective Association, Local Union No. 54, Zanesville, Ohio, signed by Harry F. Drake, recording secretary.

From the Newark Trades and Labor Assembly, representing 7,500 organized workmen in Newark, Ohio, signed by Gottlieb Zinn, secretary.

From Local Union No. 369, United Mine Workers of America, of Saltillo, Perry county, Ohio, signed by Edmund Thomas, John Williams, Fred Gooin, Taylor Barber and O. W. Frederick, committee.

From the United Brotherhood of Carpenters and Joiners of America, Local Union No. 716, Zanesville, Ohio, signed by J. H. McCoy.

From the Journeyman Tailors' Union of America, Local Union No. 98, Zanesville, Ohio, signed by H. L. Moran, secretary.

From the United Mine Workers of America, Local Union No. 4086 of Corning, Ohio, signed by Fred Quinn.

From International Molders' Union, Local Union No. 205, Newark, Ohio, signed by Philip Gerlach, corresponding secretary.

From American Flint Glass Workers, Local Union No. 12 of Zanesville, Ohio, signed by G. Schuarezl, corresponding secretary.

From the Retail Clerks International Protective Association, Local Union No. 178 of Newark, Ohio, signed by H. E. Pfeifer, secretary.

From United Mine Workers of America, Reid's Local No. 284, Crooksville, Ohio, signed by Wm. Bayer, R. L. Hughes, W. H. Hall, S. R. Frazel and James Zinn, committee.

From the Newark Printing Pressmen's and Assistant's Union No. 245, Newark, Ohio, signed by H. A. Nell, secretary-treasurer.

From the United Brotherhood of Carpenters' and Joiners' in America, Local Union No. 436, Newark, Ohio, signed by Jesse Shimmel, secretary.

From the International Union of Steam and Operating Engineers, Local Union No. 567, Zanesville, Ohio, signed by Chas. Reed, president, and Geo. Richey, recording secretary.

From the United Mine Workers of America, Local Union No. 2185, South Zanesville, Ohio, signed by Reuben Mills, secretary.

From the United Mine Workers of America, Local Union No. 932, Shawnee, Ohio, signed by Harry Jones, Frank Phares, secretary.

From the United Mine Workers of America, office of the secretary-treasurer, signed by G. W. Savage, secretary-treasurer.

From the United Mine Workers of America, Local Union No. 1220, Crooksville, Ohio, signed by Earl Selby, Sirus Penrod, Wm. Klinger, Louis Gossman and Geo. Pratt, committee.

From United Mine Workers of America, Local Union 1275, Cannelville, Ohio, signed by Geo. Hellriggle, president, A. Maxwell, treasurer.

From International Molders' Union, Local No. 205, Newark, Ohio, signed by P. Gerlach, corresponding secretary.

From Glass Bottle Blowers of United States and Canada, Branch No. 24, signed by Frank Hall, recording secretary.

From Will Bren, Mine Local Union No. 717, United Mine Workers of America of New Lexington, Ohio, signed by P. S. Quinn, secretary.

Thomas J. Donnelly, secretary-treasurer and legislative agent of the Ohio State Federation of Labor representing 175,000 organized workers of Ohio.

From the Newark Trades and Labor Assembly, Newark, Ohio, signed by John Bush, secretary of legislative committee.

From the Brotherhood of Painters, Decorators and Paper Hangers of America, Local Union No. 356, Newark, Ohio, signed by Edward A. Barber, secretary.

From the Ohio State Building Trades Council, Cincinnati, Ohio, signed by Chas. E. Case, Secretary.

From the Brotherhood of Painters, Decorators and Paper Hangers of America, Local Union No. 189, Zanesville, Ohio, signed by L. A. Miller, recording secretary.

From the United Mine Workers of America, Local Union No. 3582, Shawnee, Ohio, signed by Carl C. Turner, secretary.

From the Central Trades and Labor Council, Zanesville, Ohio, signed by Frank Smith, president, and David H. Blake, secretary.

From United Mine Workers of America, Local Union No. 2452, New Lexington, Ohio, signed by Chas. Green, secretary.

A petition was presented by O. E. Worley and 159 other citizens of Stark county, requesting support of S. B. No. 18—Mr. Snyder, licensing non-medical practitioners.

Which was referred to the committee on Public Health.

Mr. Hopley offered the following resolution:

S. R. No. 29.

Resolved, That the committee on Privileges and Elections be authorized to employ a temporary clerk for the purpose of assisting in the preparation of the revision and amending of the election laws of the state. Said clerk to be paid for his services not to exceed ten dollars per day, upon vouchers approved by the chairman of the committee and signed by the president of the Senate. For the purpose of defraying this expense, there is hereby appropriated from the fund for expenses of legislative committees two hundred dollars.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 18, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Liggitt,	Ritter,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Parrett,	Stone,
Busbey,	Kryder,	Patterson,	Whittemore—18.
Demuth,	Latham,		

Those who voted in the negative were: Messrs.

Agnew,	Berry,	Emmert,	Wagner—7.
Archer,	Davis,	Holl,	

So the resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 55 — Mr. Stone.

To supplement section 9485 by the addition of supplemental sections 9485-1 and 9485-2 of the General Code, to provide for the further regulation of fraternal benefit societies.

S. B. No. 56 — Mr. Jones, of Franklin.

To amend section 8593 of the General Code providing for the forfeiture of real property for waste committed or suffered by the life tenant and the owner of other estates therein.

S. B. No. 57 — Mr. Agnew.

To amend section 7681 (as amended March 7th, 1917, volume 107, O. L. page 62) of the General Code, relating to children's homes.

S. B. No. 58 — Mr. Miller.

To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 50 — Mr. Sparks.

To committee on Labor.

S. B. No. 51 — Mr. Liggitt.

To committee on County Affairs.

S. B. No. 52 — Mr. Lloyd.

To committee on Commercial Corporations.

S. B. No. 53 — Mr. Davis.

To committee on Commercial Corporations.

S. B. No. 54 — Mr. Davis.

To committee on Commercial Corporations.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 8 — Mr. Kryder.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 55** — Mr. Thompson, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

By inserting in line 2 of said bill immediately following figure 1 the following words: "The Secretary of State be required to keep a record of certificates issued to foreign corporation and that," and by placing a small letter t in place of the capital letter "T" at the beginning of the first line of said bill.

GEO. D. JONES,
CHAS. A. WHITE,
J. N. STONE,
M. B. ARCHER,

H. ROSS AKE,
F. E. WHITTEMORE,
EDWARD N. METTLER,
FRANK C. PARRETT.

The amendments were agreed to.

The bill was ordered engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 121**—Mr. Thompson, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
F. E. WHITTEMORE,
EDWARD N. METTLER,
FRANK C. PARRETT,

GEO. D. JONES,
CHAS. A. WHITE,
J. N. STONE,
M. B. ARCHER.

The bill was ordered to be read the third time in its regular order.

Am. S. B. No. 7—Mr. Whittemore, was read the third time.

The question was, "Shall the bill pass?"

Mr. Archer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 preceding the word "unless" insert "Sons of Veterans and Daughters of Veterans," which was agreed to.

Mr. Archer was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
Ake,
Archer,
Beebe,
Bellew,
Berry,
Busbey,
Davis,

Demuth,
Emmert,
Holden,
Holl,
Hopley,
Jones, of Franklin,
Kryder,
Latham,

Liggitt,
Mettler,
Miller,
Norris,
O'Brien,
Parrett,
Patterson,
Ritter,

Snyder,
Sparks,
Stone,
Wagner,
White,
Whittemore,
Wright—31.

So the bill passed.

The title was agreed to.

2:25 p. m.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, February 13, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.
Prayer was offered by Rev. W. A. Perrins.
The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 25 — Mr. Demuth.

Relative to printing five hundred additional copies of **Am. S. B. No. 11.**

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 207 — Mr. Cowan.

To change the numerals and titles in the appropriation bill for the House of Representatives.

H. B. No. 137 — Mr. Tom Reynolds.

To amend section 7604 of the General Code, relative to a deposit of school funds and limitation of the amount a bank may receive.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 23 — Mr. Graham, of Muskingum.

Relative to printing extra copies of **H. B. No. 200.**

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

Mr. Miller presented the memorial of the Methodist Preachers' Association of Hamilton county requesting the enactment of a strong code of laws for the enforcement of the prohibition constitutional amendment; which was referred to the committee on Temperance.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 26.

Be it resolved by the General Assembly of the state of Ohio, That when the two houses of the General Assembly adjourn today, that it be to meet Monday, February 17, at 5 o'clock p. m.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggit,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore—30.
Demuth,	Latham,		

So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 59 — Mr. Agnew.

To supplement section 4366-1 of the General Code by enactment of an additional section to be known as section 4366-6, section 6, relating to the regulation of buildings and the location of trades, industries and other uses of property.

S. B. No. 60 — Mr. Ake.

To amend section 2166 of the General Code, relative to indeterminate sentences to the Ohio Penitentiary.

S. B. No. 61 — Mr. Archer.

To amend section 8301 of the General Code, making the twelfth day of February, known as Lincoln's birthday, a legal holiday.

S. B. No. 62 — Mr. Holl.

To amend section 10224 of the General Code, relating to the jurisdiction of justices of the peace in attachment cases.

S. B. No. 63 — Mr. Jones, of Meigs.

Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the central powers of Europe.

S. B. No. 64 — Mr. Whittemore.

To provide for an additional court of appeals, and to amend sections 14227 and 14228 of the General Code.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 135 — Mr. Burns.

To committee on Military Affairs.

H. B. No. 124 — Mr. Gardner.

To committee on Military Affairs.

Am. H. B. No. 109 — Mr. Crabbe.

To committee on Public Printing.

Mr. Beebe moved that **Am. H. B. No. 109** be referred to the committee on Public Printing.

Mr. Busbey moved that **Am. H. B. No. 109** be referred to the committee on County Affairs.

The question was, "Shall the motion of Mr. Beebe to refer **Am. H. B. No. 109** to the committee on Public Printing be agreed to?"

The motion was agreed to and **Am. H. B. No. 109** was referred to the committee on Public Printing.

H. B. No. 16 — Mr. Comings.

To committee on County Affairs.

S. B. No. 55 — Mr. Stone.

To committee on Insurance.

S. B. No. 56 — Mr. Jones, of Franklin.

To committee on Judiciary.

S. B. No. 57 — Mr. Agnew.

To committee on Common Schools.

S. B. No. 58 — Mr. Miller.

To committee on Labor.

Mr. Jones submitted the following report:

The standing committee on Claims has examined and found correct itemized bills for articles furnished for the use of the Senate from the following persons and firms:

Hiss Stamp Company.....	\$92 85
Western Union Telegraph Co.....	16 27
Adams Express Co.....	89
Rec's Central Union Tel. Co.....	65 97
Ohio State Tel. Co.....	66 75
Remington Typewriter Co.....	12 00
Underwood Typewriter Co.....	56 00

TOM JONES,
M. B. ARCHER,
GEO. J. SNYDER,

H. J. RITTER,
JAMES B. HOPLEY,
E. G. LLOYD.

The report was agreed to.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **Am. H. B. No. 58** — Mr. Scott, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES,
C. K. PATTERSON,
H. W. DAVIS,

C. A. WAGNER,
HOWELL WRIGHT,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **H. J. R. No. 16** — Mr. Crabbe, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES,
C. K. PATTERSON,
H. W. DAVIS,

C. A. WAGNER,
GEO. E. KRYDER.

On motion of Mr. Whittemore further consideration of **H. J. R. No. 16** was postponed until Monday afternoon, Feb. 17, 1919.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 26** — Mr. White, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES,
C. K. PATTERSON,
H. W. DAVIS,

C. A. WAGNER,
HOWELL WRIGHT,
GEO. E. KRYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 14** — Mr. Sparks, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 71 after the period insert the following: "No crockery or glass ware that has been nicked, cracked, or the glazing has become worn off, shall be used in serving food or drinks."

Strike out all of line 124 after the word "constructed" and all of line 125 and insert in lieu thereof the following: "tank or vault kept supplied with a solution for the chemical sterilization of feces and urine."

HOWELL WRIGHT,
GEO. E. KRYDER,

T. M. BERRY,
H. W. DAVIES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

We, the undersigned, select committee of three appointed pursuant to **S. R. No. 19**, to ascertain and report the mileage due members of the Senate, beg leave to submit the following report:

	<i>Residence.</i>	<i>Miles.</i>
Mr. Agnew	Cleveland	138
Mr. Ake	Canton	130
Mr. Archer	Caldwell	98
Mr. Beebe	Mt. Gilead	48
Mr. Bellew	Cincinnati	115
Mr. Berry	Spencerville	110
Mr. Busbey	So. Vienna	38

	<i>Residence.</i>	<i>Miles.</i>
Mr. Davis	Youngstown	185
Mr. Demuth	N. Philadelphia	110
Mr. Emmert	Cincinnati	115
Mr. Holden	Morrow	83
Mr. Holl	New Knoxville	100
Mr. Hopley	Bucyrus	63
Mr. Jones, of Franklin	None
Mr. Jones, of Meigs	133
Mr. Kryder	McClure	151
Mr. Latham	Monroeville	103
Mr. Liggitt	Belle Center	60
Mr. Lloyd	Westerville	13
Mr. Mettler	Toledo	123
Mr. Miller	Dresden	55
Mr. Norris	Cleveland	138
Mr. O'Brien	Cincinnati	115
Mr. Parrett	Washington C. H.	40
Mr. Patterson	Piketon	75
Mr. Ritter	Tippecanoe City	86
Mr. Snyder	Toledo	123
Mr. Sparks	Dayton	70
Mr. Stone	Oberlin	142
Mr. Wagner	Cleveland	138
Mr. White	Lisbon	173
Mr. Whittemore	Akron	133
Mr. Wright	Cleveland	138

W. E. SPARKS,
THOMAS W. LATHAM,
J. E. HOLDEN.

On motion of Mr. Whittemore the report was agreed to.

Am. H. B. No. 30 — Mr. Miller, of Stark, was read the third time.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17 after the word "prescribe" add "provided the salary shall at no time exceed thirty-five hundred dollars;" which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 113 — Mr. Silver, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 21 — Mr. Hughes, was read the third time.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—30.
Emmert,	Liggitt,		

So the emergency clause passed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—30.
Emmert,	Liggitt,		

So the bill passed.

The title was agreed to.

S. B. No. 36 — Mr. White, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright—31.
Davis,	Kryder,	Ritter,	

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 18 — Mr. O'Brien.

Thanking selective service boards for their services.

S. J. R. No. 19 — Mr. Busbey.

Relative to investigation and study of certain problems affecting the highways of the state.

S. J. R. No. 21 — Mr. Davis.

Relative to printing memorial address of Senator Warren G. Harding.

S. J. R. No. 22 — Mr. Whittemore.

Relative to woman suffrage.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
THOMAS W. LATHAM,
CHAS. A. WHITE,

CARL V. BEEBE,
JOHN E. BARNES,
C. F. MCCOY,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 95 — Mr. Alban.

To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.

H. B. No. 83 — Mr. Lentz.

To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger.

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES,
J. E. HOLDEN,
CARL V. BEEBE,

TOM W. JONES,
THOMAS W. LATHAM,
ROBERT J. O'BRIEN,
CHAS. A. WHITE.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the adoption of the following:

S. J. R. No. 26 — Mr. Whittemore.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 65 — Mr. Comings.

To amend section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 15 — Mr. Comings.

To amend and supplement section 7762 of the General Code by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7762, requiring that all common studies in all schools shall be taught in the English language.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 176 — Mr. Talley.

To amend sections 12694 and 13423 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

3:05 p. m.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, February 14, 1919, 9:30 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. Sater, of the Ohio State University, was given privilege of the floor and extended an invitation to the members and officers of the Senate to attend a reception at the State University, in commemoration of Washington's birthday, on Saturday morning, February 22, at 10 o'clock A. M.

Mr. Liggitt was given unanimous consent of the Senate to present the following resolution, which was adopted:

S. R. No. 30 — Mr. Liggitt.

Relative to the return of Captain Edward Rickenbacker.

WHEREAS, On Monday, February 17th, Captain Edward Rickenbacker will return to his home city, Columbus, Ohio; and

WHEREAS, Not only his home city but the entire state of Ohio is proud of the reputation he made in the world war fighting for freedom; therefore,

Be it resolved by the Senate, That we extend to him, Orville Wright and other distinguished men of his party a cordial invitation to visit the Senate where they can meet and greet the members of said body.

Be it further resolved, That the President of the Senate be authorized to extend this invitation on behalf of the Senate.

On motion of Mr. White the Senate adjourned until Monday, 5 o'clock p. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Monday, February 17, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. William Houston.

The Journal of last legislative day was read and approved.

A communication from J. W. Jones, superintendent of the State School for the Deaf extended an invitation to the members of the Senate to spend Tuesday evening, February 18, 1919, at the institution.

Mr. Liggitt presented the remonstrance of Local Union 994, Painters, Paper Hangers and Decorators, of Bucyrus, Ohio; Retail Clerks International Protective Association, Local No. 921, Bucyrus, Ohio; C. Trout and 206 members American Federation of Railroad Workers against the passage of S. B. No. 31 — Mr. Davis, proposing a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Whittemore presented the petition signed by N. P. Smith and 108 other citizens of Summit county, protesting against the passage of a bill fixing eight hours per day of members of fire department.

Which was referred to the committee on Labor.

Mr. Patterson presented the petition of Boot and Shoe Workers' Local No. 386 of Portsmouth, Ohio, and Plumbers' Local No. 577 of Portsmouth, Ohio, against Senate Bill No. 31, proposing a state police.

Which was referred to the committee on Military Affairs.

A petition signed by C. G. Swope and 66 other citizens of Dresden, Ohio, was presented, asking for protection of rabbits against ferrets, which was referred to the committee on Fish and Game.

Mr. Emmert offered the following resolution:

S. R. No. 31.

WHEREAS, On January 7, 1919 the General Assembly of Ohio adopted senate joint resolution No. 4 — Mr. Liggitt, ratifying the proposed amendment to the constitution of the United States of America providing for the prohibition of the manufacture, sale, or transportation of intoxicating liquors in the United States, etc., and whereas said joint resolution provided that certified copies of the same should be forwarded by the Governor of Ohio to the Secretary of State of the United States at Washington and to the presiding officers of both houses of Congress at Washington, and whereas on January 22, 1919 said joint resolution was duly signed by the presiding officers of the General Assembly of Ohio and a duly certified copy of same was forwarded by the Governor of Ohio to the Secretary of State of the United States on January 27, 1919, and whereas it appears from statements in the public press that some unauthorized person whom it is charged is and was an employe of this body took upon himself the forwarding of a so-called certified copy of said resolution to the Secretary of State of the United States as of a date prior to that on which the governor forwarded the certified copy which he was directed by the terms of said resolution to transmit, and whereas it is reported in the public press that the so-called certified copy forwarded by said unauthorized person bears the signature of the Secretary of State of the state of Ohio, and whereas the latter has denied that he signed more than one certified copy which he delivered to the author of S. J. R. No. 4, and whereas it is reported in the press that Mr. Liggitt denied that he had forwarded or parted with the possession of said copy so made at his request by the Secretary of State of the state of Ohio, and whereas if the facts are true as are reported in the press some person connected officially with this body has been guilty of gross irregularity, if not of a crime under the laws of this state, and if such facts are substantiated, is unfit to retain his official rank and pay in the Ohio Senate; and

WHEREAS, This body owes it to itself and to the state of Ohio that such alleged misconduct, if proven, be sternly rebuked and the guilty persons removed from office; therefore

Be it resolved, That the president of the Senate appoint a committee of five members of this body, not more than three of whom shall be of the same political party, to investigate the foregoing charges of alleged misconduct forthwith and report their findings and recommendations to this body without unreasonable delay.

The question was, "Shall the resolution be adopted?"

The presence of Captain Eddie Rickenbacher was announced and on motion of Mr. Whittemore the Senate recessed five minutes for the purpose of giving the members an opportunity of being presented to Captain Rickenbacher.

Senate met pursuant to recess.

The question was, "Shall **S. R. No. 31**, be adopted?"

Mr. Busbey moved the resolution be laid on the table.

The yeas and nays were demanded taken, and resulted — yeas 21, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Lloyd,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	Parrett,	White,
Davis,	Kryder,	Patterson,	Whittemore—21.
Demuth,			

Those who voted in the negative were: Messrs.

Agnew,	Norris,	Snyder,	Wright—7.
Jones, of Franklin,	O'Brien,	Wagner,	

So the resolution was laid on the table.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

S. B. No. 1 — Mr. Jones.

Relative to the purchase of a site to be used as future home for governors of the state.

S. J. R. No. 23 — Mr. Miller.

Relative to list of registered lobbyist.

ROBERT J O'BRIEN,	TOM W. JONES,
CHAS. A. WHITE,	JOHN E. BARNES,
THOMAS W. LATHAM,	C. F. McCOY,
J. E. HOLDEN,	HERBERT L. JONES.

The following bills were introduced and read the first time.

S. B. No. 65 — Mr. Busbey.

To supplement section 5910 of the General Code, relative to the duties of township trustees in controversies over partition fences.

S. B. No. 66 — Mr. Davis.

To prevent and correct the pollution of streams, to provide for the collection and disposal of sewage and other liquid wastes, and to authorize the organization of sewerage and sanitation districts.

S. B. No. 67 — Mr. Lloyd.

To amend section 4744-3a of the General Code, relating to county boards of education.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with,

and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 207 — Mr. Cowan.

To committee on Finance.

H. B. No. 137 — Mr. Tom Reynolds.

To committee on Banks and Savings Societies.

H. B. No. 65 — Mr. Comings.

To committee on Public Health.

Am. H. B. No. 15 — Mr. Comings.

To committee on Common Schools.

H. B. No. 176 — Mr. Talley.

To committee on Public Health.

S. B. No. 59 — Mr. Agnew.

To committee on Cities.

S. B. No. 60 — Mr. Ake.

To committee on Judiciary.

S. B. No. 61 — Mr. Archer.

To committee on Federal Relations.

S. B. No. 62 — Mr. Holl.

To committee on Judiciary.

S. B. No. 63 — Mr. Jones, of Meigs.

To committee on Military Affairs.

S. B. No. 64 — Mr. Whittemore.

To committee on Judiciary.

Leave of absence was granted the members absent.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Tuesday, February 18, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

The President handed down the following communication:

Ohio Senate,
Columbus.

FEBRUARY 18, 1919.

W. E. HALLEY,
CLERK OF SENATE,
COLUMBUS.

To the President of the Senate:

I hereby request that the Senate appoint a committee to be selected by the Senate, from its membership, to conduct a thorough and exhaustive investigation of all the circumstances surrounding the signing,

preparation and transmitting to the Secretary of State of the United States of the copy of Senate Joint Resolution No. 4, and that such committee make a full and complete report to the Senate, at an early a date as practical, of any irregularities or misconduct of any clerk, assistant clerk or employee in the office of the Clerk of the Senate in connection therewith.

Respectfully,

W. E. HALLEY,
Clerk of the Senate.

On motion of Mr. Stone, the communication was ordered printed in the Journal.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 198 — Mr. Hughes.

To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.

H. B. No. 93 — Mr. Bing.

To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 190 — Mr. Dunn.

To amend section 9618 of the General Code of Ohio, relating to liabilities of mutual live stock insurance associations.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 155 — Mr. Robinson.

Providing for changing the name of "County Infirmary" to "County Home."

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 170 — Mr. Cochrun.

To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 23.

Attest:

JOHN P. MAYNARD,
Clerk.

The president, in the presence of the senate, signed said joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 83 — Mr. Lentz.

H. B. No. 95 — Mr. Alban.

S. J. R. No. 18 — Mr. O'Brien.

S. J. R. No. 19 — Mr. Busbey.

S. J. R. No. 21 — Mr. Davis.

S. J. R. No. 22 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the senate, signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 8 — Mr. O'Brien.

To require husband and wife to join in the execution of chattel mortgages, etc., given upon personal household property owned by either or both of them.

With the following amendment in which the concurrence of the Senate is requested:

In line 9 after word "force" insert the words "nor to any mortgage or lien for the purchase price of such property."

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 25—Mr. Archer.

To authorize the appointment of Soldier's Memorial Commission to erect a tablet in memory of the "Andrews" Raiders, led by Captain James J. Andrews in the civil war.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Ake presented the remonstrance of M. Jeannero, and 22 other citizens of Canton, Ohio, protesting against The Constabulary Law proposed by Mr. Davis.

Which was referred to the committee on Military Affairs.

Mr. Ritter presented a petition signed by O. G. Skillings and 30 other citizens of Miami county, protesting against all bills which have for their object to impose burdens or unfair conditions on rural retailers selling and delivering spices, extracts, etc.

Which was referred to the proper committee.

Mr. Archer presented the petition of A. J. Lyume and 10 other citizens of Pensville, Ohio, in favor of the passage of Davis Bill No. 31 relating to the State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Archer presented the petition, signed by John Wyckoff, and 16 other citizens of Athens county, requesting protection for the fox.

Which was referred to the committee on Fish and Game.

Mr. Kryder offered the following resolution which was adopted:

S. R. No. 32—Mr. Kryder.

WHEREAS, The General Assembly of the State of Ohio on January 7, 1919, adopted a joint resolution ratifying the proposed amendment to the constitution of the United States for the prohibition of the manufacture, sale and transportation of intoxicating liquors in the United States; and

WHEREAS, It was provided by said joint resolution that certified copies of the same should be forwarded by the governor of the State of Ohio, to the secretary of state of the United States at Washington, and to the presiding officer of each house of the national congress; and

WHEREAS, The same was so certified and forwarded, as provided in said joint resolution but certain statements and charges have been made through the public press and by others that a certain copy or copies of the said resolution was forwarded to certain of the officials at Washington, D. C. by some unauthorized person and that the copy or copies so forwarded did not in fact bear the authorized signature of the secretary of state; and

WHEREAS, It has been charged that the said certified resolution was forwarded by some official or employe of the senate without any authority so to do; now, therefore,

Be it resolved, That Mr. Latham, Mr. Archer, Mr. Stone, Mr. Berry and Mr. Wright, five members of the Senate be appointed as a committee whose duty it shall be to investigate matters in connection with the within

resolution and the charges which have been made as to the alleged misconduct on the part of any employe of the senate, or other person, and said committee shall have authority to summon and examine witnesses and report its findings to the senate at as early a date as possible.

The following bills were introduced and read the first time:

S. B. No. 68 — Mr. Sparks.

To amend sections 3939, 3941, 3948 and 3949, and to repeal section 3952 of the General Code, relating to the issuing of bonds by municipalities and the limitations thereof.

S. B. No. 69 — Mr. Sparks.

To amend sections 11, 12, 13, 14 and 15 of an act entitled "An Act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19th, 1913, and approved May 2nd, 1913, (103 Ohio Laws, pp. 247-250).

S. B. No. 70 — Mr. Berry.

To amend sections 2395, 2406, 2409 and 3001, and to enact supplementary section 2395-1 and to repeal sections 2400, 2401, 2402, 2403, 2405, 2407 and 2414 of the General Code, reducing the board of county commissioners to one member and providing for a term of four years.

On motion of Mr. Whittemore the Senate recessed for thirty minutes:

The Senate met pursuant to recess.

The following bills were introduced and read the first time:

S. B. No. 71 — Mr. Whittemore.

To supplement sec. 12993 of the General Code, relating to the employment of minors at street trades, by the enactment of sections 12993-1, 12993-2, and 12993-3 of the General Code.

S. B. No. 72 — Mr. Parrett.

To amend section 5366 of the General Code, relative to the listing of personal property.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 65 — Mr. Busbey.

To committee on Judiciary.

S. B. No. 66 — Mr. Davis.

To committee on Public Health.

S. B. No. 67 — Mr. Lloyd.

To committee on Common Schools.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

H. J. R. No. 15 — Mr. Beetham.

Relative to good roads for Ohio.

JOHN E. BARNES,

HENRY EVANS,

C. A. McCOY,

HERBERT L. JONES,

ROBERT J. O'BRIEN,

TOM W. JONES,

CARL V. BEEBE,

J. E. HOLDEN.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 106**—Mr. Hoover, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
M. B. ARCHER,
GEO. D. JONES,
J. N. STONE,

CHAS. A. WHITE,
E. G. LLOYD,
FRANK C. PARRETT,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.
Mr. Sparks submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 40**—Mr. White, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
J. E. HOLDEN,

CHAS. A. WHITE,
GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 135**—Mr. Burns, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

TOM W. JONES,
C. A. WAGNER,
H. W. DAVIS,

E. G. LLOYD,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order.
Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 124**—Mr. Gardner, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES,
C. A. WAGNER,
H. W. DAVIS,

E. G. LLOYD,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order.
Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 15**—Mr. Kryder, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
GEO. E. KRYDER,

T. M. BERRY,
H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

H. J. R. No. 23—Mr. Graham, of Muskingum, was taken up.

On motion of Mr. Whittemore, **H. J. R. No. 23** was referred to committee on Banks and Banking.

H. J. R. No. 16—Mr. Crabbe, was taken up.

Mr. Jones, of Meigs, moved to amend the resolution as follows:
In line 14 strike out all after the first comma.

Strike out lines 15 to 22 inclusive, and in lieu thereof insert the following:

"to have full charge and to make all arrangements in behalf of the General Assembly for the proper reception on its return home of the Thirty-seventh Division of the American army and of all other citizens of Ohio who have been in the military and naval service of the United States during the recent war.

"In the performance of its duties such committee is instructed to co-operate with other organizations and committees having like objects in view so as to insure a union of efforts in an endeavor to do honor to those who fought for us and for the cause of liberty and democracy."

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—31.
Demuth,	Latham,	Ritter,	

So the amendments were agreed to.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—32.

So the joint resolution was adopted.

Am. H. B. No. 55 — Mr. Thompson, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore—31.
Davis,	Kryder,	Patterson,	

So the bill passed.

The title was agreed to.

H. B. No. 121 — Mr. Thompson, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Stone,
Archer,	Jones, of Meigs,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	White,
Busbey,	Latham,	Ritter,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright—26.
Emmert,	Mettler,		

Those who voted in the negative were: Messrs.

Beebe,	Davis,	Hopley,	O'Brien—6.
Bellew,	Holl,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 58 — Mr. Scott, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

S. B. No. 26 — Mr. White, was read the third time.

The question was, "Shall the bill pass?"

Mr. White moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12 place a period after the word "dollars", and strike out all of the remainder of the line.

Strike out all of line 13.

In line 2 after the comma following "flag" insert the words "nor any".

which was agreed to.

Mr. White was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill (**S. B. No. 26**) pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

The title was agreed to.

On motion of Mr. Sparks **Am. S. B. No. 14** — Mr. Sparks, was recommitted to the committee on Finance.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 153 — Mr. Luchsinger.

To amend section 17-1 of the General Code providing for an eight hour day on public work in the state or any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political sub-division thereof and penalties for violation of the same.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 25 — Mr. Barnes.

To amend sections 4698, 4699 and 4701 of the General Code, relating to city school districts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 79 — Mr. Brach.

To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324, and 1579-326 of the General Code (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned.

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,
Wednesday, February 19, 1919, 1:30 p. m.

The Senate met pursuant to adjournment.
 Prayer was offered by Rev. W. A. Perrins.
 The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 25 — Mr. Burns.

Relative to a Joint Committee for the North West Territory.

Attest: JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following resolution:

Am. H. J. R. No. 15 — Mr. Beetham.

Relative to good roads for Ohio.

Attest: JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said joint resolution.

Mr. O'Brien presented the petition of Fred W. Schenck of Hamilton county, protesting against treatment accorded soldiers and sailors at meeting of Temperance committee.

Which was referred to the committee on Temperance.

Mr. Ake presented the petition of C. W. Angerman and seven other citizens of Massillon, Ohio, asking passage of the Davis S. B. No. 31 bill creating a Department of State Police.

Which was referred to committee on Military Affairs.

Mr. Whittemore presented the remonstrance of Amalgamated Association of Stationary and Electrical Engineers and 200 other citizens of Summit county, against the passage of S. B. No. 31 — Mr. Davis.

Which was referred to the committee on Military Affairs.

Mr. Archer presented the petition of James Coopsey and 103 other citizens of Athens county, in opposition to the passage of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Archer presented the resolutions of Local Union No. 327 United Mine Workers of America, Buchtel, Ohio, protesting against the passage of S. B. No. 31 — Mr. Davis, providing for a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Bellew presented the petition of C. M. Taylor, and 37 other citizens of Hamtlton county, requesting the passage of S. B. No. 31 — Mr. Davis, providing for a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Berry presented the resolution of Pomona Grange, of Allen county, asking the Senate to use its influence to suppress the Bolshevik and other kindred revolutionary organizations.

Which was referred to the committee on German Propaganda.

Mr. Archer presented the petition of D. W. Wallace and 92 other citizens of Athens county, in opposition to the passage of S. B. No. 31 — Mr. Davis, providing for a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Agnew offered the following joint resolution:

S. J. R. No. 27 — Mr. Agnew.

Authorizing the printing of additional copies of **S. J. R. No. 24**.

Be it resolved by the General Assembly of the State of Ohio, That the clerk be and is hereby authorized to have printed five hundred additional copies of S. J. R. No. 24 — Mr. Agnew.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 73 — Mr. Demuth.

To amend sections 5696, 5697 and 5700 and to repeal section 5701 of the General Code, relating to the collection of delinquent taxes.

S. B. No. 74 — Mr. Miller.

To amend sections 871-1, 1465-68, 1465-79 and 1465-83 of the General Code, relative to the Industrial Commission of Ohio.

S. B. No. 75 — Mr. Davis.

To amend section 1921 of the General Code, providing for further admissions to the Madison Home.

On motion of Mr. Holden, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 198 — Mr. Hughes.

To committee on Judiciary.

H. B. No. 190 — Mr. Dunn.

To committee on Insurance.

H. B. No. 93 — Mr. Bing.

To committee on Common Schools.

H. B. No. 170 — Mr. Cochrun.

To committee on County Affairs.

H. B. No. 155 — Mr. Robinson.

To committee on County Affairs.

H. B. No. 153 — Mr. Luchsinger.

Mr. Whittemore moved that **H. B. No. 153** be referred to the joint committee on Taxation

Mr. White moved that **H. B. No. 153** be referred to the committee on Labor.

The question was, "Shall the motion of Mr. Whittemore to refer **H. B. No. 153** to the joint committee on Taxation?" be agreed to.

The motion was agreed to.

Am. H. B. No. 25 — Mr. Barnes.

To committee on Common Schools.

Am. H. B. No. 79 — Mr. Brach.

To committee on Judiciary.

S. B. No. 68 — Mr. Sparks.

To committee on Cities.

S. B. No. 69 — Mr. Sparks.

To committee on Prison and Prison Reform.

S. B. No. 70 — Mr. Berry.

To committee on County Affairs.

S. B. No. 71 — Mr. Whittemore.

To committee on Labor.

S. B. No. 72 — Mr. Parrett.

To joint committee on Taxation.

Mr. Bellew submitted the following report:

The standing committee on Banks and Savings Societies, to which was referred **H. B. No. 137** — Mr. Tom Reynolds, having had the same under consideration, reports it back and recommends its passage.

W. M. BELLEW,

J. N. STONE,

W. M. MILLER,

T. M. NORRIS,

W. E. SPARKS,

H. ROSS AKE,

GEORGE W. HOLL,

H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. Snyder submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 2** — Mr. Kryder, having had the same under consideration, reports it back without recommendation.

CHAS. S. WHITE,

GEO. E. KRYDER,

T. A. BUSBEY,

H. W. DAVIS,

M. B. ARCHER,

J. N. STONE,

WM. AGNEW,

GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Am. S. B. No. 8 — Mr. O'Brien, was taken up.

The question was, "Shall the amendments of the House of Representatives be concurred in?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
Ake,
Archer,
Beebe,

Bellew,
Berry,
Busbey,
Davis,

Demuth,
Emmert,
Holden,
Hopley,

Jones, of Franklin,
Jones, of Meigs,
Kryder,
Latham,

Those who voted in the negative were: Messrs. — Concluded.

Liggitt,	Norris,	Ritter,	Wagner,
Lloyd,	O'Brien,	Snyder,	White,
Mettler,	Parrett,	Sparks,	Whittemore,
Miller,	Patterson,	Stone,	Wright—32.

So the amendments were concurred in.

S. B. No. 39 — Mr. Parrett, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Parrett moved to refer the bill to select committee of one, with instructions to amend as follows:

In line five, after the word "to" strike out the word "Fred" and insert "Frederick W."

In line 12, after the word "and" strike out the word "Fred" and insert the words "Frederick W"; which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill (**S. B. No. 26**) pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—32.

So the bill passed.

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

By striking out the word "Fred" in line 2 and in lieu thereof insert "Frederick W."; which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

On motion of Mr. Jones, of Franklin, the President directed the clerk to send a message to the House of Representatives requesting the return of **H. B. No. 55**.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, February 20, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 143 — Mr. Wise.

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.

H. B. No. 145 — Mr. Cable.

To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 206 — Mr. Banker.

To amend section 1693 of the General Code, relating to the compensation of court constables.

H. B. No. 164 — Mr. Chester.

To amend rule 3, of section 1 of an act, entitled "An Act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the navigation of state reservoirs by power or sail boats, and all other watercraft located or operated thereon, etc." (Sec. 479 General Code.)

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 136 — Mr. Hatch.

To amend section 12906 of the General Code, relative to pupils organizing, joining or belonging to fraternities, sororities or like societies.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 174 — Mr. Smith.

To amend section 12788 of the General Code, relating to the protection of motormen and conductors.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 30** — Mr. Miller, of Stark.

Relative to establishing a municipal court for the city of Massillon, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Ake, a message was sent to the House of Representatives informing that body that the Senate insists upon its amendments to **Am. H. B. No. 30**, Mr. Miller, of Stark, and asks for a committee of conference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence relating to corporations not organized under the laws of this state.

And herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

The question was, "Shall the vote by which **Am. H. B. No. 55**, was passed, be reconsidered?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—31.
Davis,	Latham,	Patterson,	

So the motion was agreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

By inserting in the first line immediately before the word "*be*," the word *shall*. And by striking out of the third line the words "*that the*" and inserting instead thereof the word *such*.

Which was agreed to.

Mr. Jones was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—31.
Davis,	Latham,	Patterson,	

So the bill passed. The title was agreed to.

Mr. Stone presented the resolution of the board of directors of the Elyria Chamber of Commerce, requesting the support of S. B. No. 31, Mr. Davis, establishing a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Archer presented the petition of G. W. Savage, secretary-treasurer of the United Mine Workers of America, and 165 members of said organization, protesting against the passage of S. B. No. 31, Mr. Davis, establishing a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Wright presented the remonstrance of the Journeymen Barbers' International Union of America, Local No. 129, of Cleveland, Ohio, in protest against the passage of S. B. No. 31, Mr. Davis, establishing a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Wright presented the petition of Pavers' Union No. 64, of Cleveland, in protest against the passage of S. B. No. 31, Mr. Davis, establishing a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Parrett presented the remonstrance of C. C. Fountain and seven other citizens of Fayette county, asking that House Bill No. 114 be defeated. We not only ask this in the name of one of the oldest and cleanest of sports but also for the benefit that farmers in general receive from the propagation of foxes.

We have no objection to having a short open season for hunting and killing of foxes but believe it is unjust to leave them entirely to the mercy of reckless hunters.

We also ask you to vote against any unreasonable dog law. Add Day, O. A. Jones, H. D. Rodgers, Earl Lytle, I. O. Fountain, John E. Free, P. J. Wayland.

Which was referred to the committee on ———

Mr. Miller presented the petition of James F. Orr and other citizens of Muskingum county, in favor of S. B. 31 — Mr. Davis, establishing a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Liggett presented the remonstrance of Marion Overland Company and eight other automobile dealers of Marion county, Ohio, against the passage of Senate Bill No. 33 and House Bill No. 118.

Which was referred to the committee on Public Utilities.

Mr. Archer presented the petition of Vern Mills and 77 other citizens of Athens county, protesting against the passage of S. B. No. 31 — Mr. Davis, establishing a State Constabulary.

Which was referred to the committee on Military Affairs.

Mr. Davis presented the communication of J. N. Allabach, chief of police of Dayton, in favor of the passage of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Davis presented the communication of chief of police, Frank Smith, of Cleveland, Ohio, in favor of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Holden presented the remonstrance of the following organizations against passage of S. B. No. 31 — Mr. Davis, providing for a state constabulary:

Iron Molders' Union 68, of Cincinnati, and 9 other organizations representing labor.

Which was referred to the committee on Military Affairs.

Mr. Miller presented the petition of W. W. Weiser, of Muskingum county, in support of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Bellew offered the following resolution:

S. R. No. 33.

Resolved, That the committee on Banks and Savings Societies be authorized to expend a sum not to exceed two hundred (\$200.00) dollars to be paid from the funds heretofore appropriated for the expense of legislative committees, for the employment of a stenographer to assist in the taking of testimony, transcribing of notes and reporting proceedings of such committee.

Said stenographer to be paid for his services upon vouchers approved by the chairman of the committee and signed by the clerk of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Mettler,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—30.
Emmert,	Liggett,		

So the resolution was adopted

On motion of Mr. Miller, privilege of the floor was granted Mr. King, for the purpose of doing special stenographic work.

The following bills were introduced and read the first time:

S. B. No. 76 — Mr. Jones, of Franklin.

To amend section 11444 of the General Code by exempting licensed embalmers from jury service.

S. B. No. 77 — Mr. Jones, of Franklin.

To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the State Medical Board.

S. B. No. 78 — Mr. Davis.

To provide for giving names to homesteads and for regulating the use of such names.

S. B. No. 79 — Mr. Hopley.

Providing for the granting of permits by the county auditor for the making of improvements or the erection of buildings.

S. B. No. 80 — Mr. Lloyd.

To amend sections 2091 and 2112-3, and to repeal section 2102 of the General Code, relating to the state industrial schools.

S. B. No. 81 — Mr. Lloyd.

To amend sections 2221, 2223 and 2225, and to repeal sections 2224 and 2226 of the General Code, relating to insane and epileptic convicts.

On motion of Mr. Whittemore, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 72 — Mr. Demuth.

To committee on Joint Taxation.

S. B. No. 74 — Mr. Miller.

To committee on Insurance.

S. B. No. 75 — Mr. Davis.

To committee on Soldiers' and Sailors' Home.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. S. B. No. 11** — Mr. Demuth, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Line 7. Following "sorghum comma" insert "cabbage comma".

Line 54. After the word "seeds" insert "which are grown together and sold, or are prepared and sold for general agricultural field purposes,"

After word "weight" strike out period and add "of the total mixture."

Line 72. After the word "mixture" strike out "of agricultural seeds" and insert "shall consist of all mixtures of agricultural seeds which are prepared and sold for special purposes, including lawn mixtures and golf mixtures."

In word "when" change small "w" to capital "W".

UNIVERSITY OF ILLINOIS LIBRARY

JUL 23 1921

Line 74. Between words "more" and "shall" insert "special mixtures."

O. J. DEMUTH,
FRANK C. PARRETT,
C. K. PATTERSON,
T. M. BERRY,

D. A. LIGGITT,
GEO. E. KRYDER,
T. M. NORRIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bellew submitted the following report:

The standing committee on Banks and Savings Societies, to which was referred **H. J. R. No. 23** — Mr. Graham, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

W. M. BELLEW,
T. M. NORRIS,
W. E. SPARKS,
W. M. MILLER,

J. W. STONE,
H. W. DAVIS,
H. ROSS AKE,
GEORGE W. HOLL.

On motion of Mr. Bellew the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—32.

So the joint resolution was adopted.

Mr. White submitted the following report:

The standing committee on Colleges and Universities, to which was referred **S. B. No. 48** — Mr. Whittemore, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 13 change the word "fifteen" to "ten".

In line 14 after the word recitation strike out comma and insert period, strike out the words "not merely lectures" and period.

CHAS. A. WHITE,
D. A. LIGGITT,
H. ROSS AKE,
FRANK C. PARRETT,

J. M. STONE,
CARL V. BEEBE,
HOWELL WRIGHT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 8** — Mr. Helfrich, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 7 strike out the words "one hundred and twenty-five", and insert in their place "one hundred".

In line 8 strike out the comma after the word undertaker.

J. N. STONE,
CARL V. BEEBE,
T. M. NORRIS,
H. J. RITTER,

O. J. DEMUTH,
GEO. D. JONES,
JAMES R. HOPLEY,
WM. M. MILLER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 116** — Mr. McCoy, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
CARL V. BEEBE,
JAMES M. HOPLEY,
H. J. RITTER,

WM. M. MILLER,
T. M. NORRIS,
F. L. EMMERT,
O. J. DEMUTH.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

Am. H. B. No. 21 — Mr. Hughes.

To amend section 4411 of the General Code, relating to employes of the local boards of health.

H. B. No. 113 — Mr. Silver.

For the relief of Bernice Auch, teacher.

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 8 — Mr. Kryder.

Relative to mileage.

S. J. R. No. 25 — Mr. Demuth.

Relative to printing (500) additional copies of Am. Senate Bill No.

II.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
J. E. HOLDEN,
TOM W. JONES,

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 60** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
F. E. WHITTEMORE,
WM. AGNEW,
J. N. STONE,

M. B. ARCHER,
EDWARD N. METTLER,
C. K. PATTERSON,
W. W. BELLEW.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 56** — Mr. Jones, of Franklin, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
F. E. WHITTEMORE,
WM. AGNEW,
EDWARD N. METTLER,
M. B. ARCHER,

C. K. PATTERSON,
J. N. STONE,
CHAS. A. WHITE,
W. W. BELLEW.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 74** — Mr. Thompson, having had the same under consideration, reports it back and recommends that further consideration of the bill be indefinitely postponed.

F. E. WHITTEMORE,
WM. AGNEW,
GEO. D. JONES,
EDWARD N. METTLER,

J. N. STONE,
W. W. BELLEW,
M. B. ARCHER,
H. ROSS AKE.

The report was agreed to.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 18** — Mr. Snyder, having had the same under consideration, reports it back with the following amendments without recommendation:

In line 66 strike out the word "requires" and in lieu thereof insert the words "shall require".

In line 87 after the word "examination" add the letter "s".

In line 115 strike out the letters "t ehother" and in lieu thereof insert the words "the other".

In line 126 between the words "nonmedical" and "practitioner" insert the words "or medical".

In line 193 between the words "with" and "examination" insert the word "the".

In line 214 after the word "Ohio" insert the words "specific mention of which, as limited branches of medicine, is made in section 1274 of the General Code".

In line 218 strike out the word "Massage".

In line 221 after the second word "the" insert the word "necessary".

In line 225 strike out the word "have" and the letter "a" and in lieu thereof insert the word "has".

In line 255 strike out the word "school" and insert the word "institution".

In line 263 after the word "privileges" insert the words "or degrees".

In line 265 after the word "certificate" add a comma and insert the word "writing".

H. W. DAVIS,
N. W. BELLEW,
T. M. BERRY,

GEO. E. KRYDER,
HOWELL WRIGHT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

H. J. R. No. 25 — Mr. Burns, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—30.
Emmert,	Lloyd,		

So the joint resolution was adopted.

S. J. R. No. 27 — Mr. Agnew, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—30.
Emmert,	Lloyd,		

So the joint resolution was adopted.

S. B. No. 40 — Mr. White, was read the third time.

Mr. Whittemore moved to refer **S. B. No. 40** to the committee on Joint Taxation.

Mr. White moved that the motion to refer **S. B. No. 40** to the committee on Joint Taxation be laid on the table.

On which the yeas and nays were demanded, taken, and resulted—yeas 15, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Wagner,
Beebe,	Jones, of Franklin,	Norris,	White,
Berry,	Lloyd,	Snyder,	Wright—15.
Holden,	Mettler,	Sparks,	

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Emmert,	Liggitt,	Ritter,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—18.
Davis,	Kryder,		

So the motion was disagreed to.

The question was, "Shall the motion to refer **S. B. No. 40** to the committee on Joint Taxation be agreed to?"

The yeas and nays were taken, and resulted—yeas 19, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Kryder,	Patterson,
Archer,	Demuth,	Latham,	Ritter,
Bellew,	Emmert,	Liggitt,	Stone,
Berry,	Hopley,	O'Brien,	Whittemore—19.
Busbey,	Jones, of Meigs,	Parrett,	

Those who voted in the negative were: Messrs.

Agnew,	Lloyd,	Norris,	Wagner,
Beebe,	Mettler,	Snyder,	White,
Holden,	Miller,	Sparks,	Wright—13.
Jones, of Franklin,			

So the motion was agreed to.

A message was received from the Governor relating to **H. B. No. 15**.

Mr. Whittemore moved that the communication be referred to the committee on common schools.

Mr. Holden moved that the communication be referred to the committee on German Propaganda.

The communication was referred to the committee on Common Schools.

On motion of Mr. Whittemore the Governor's message was ordered printed in the appendix of the journal.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 61 — Mr. Taylor.

To supplement section 2421 of the General Code by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. H. B. No. 143** — Mr. Wise.

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.
and requests the return of sail bill.

Attest

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the request of the House be acceded to.
The motion was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 149 — Mr. Billingslea.

To repeal sections 2533 and 2534 of the General Code, relative to county infirmaries.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 204 — Mr. Miller, of Stark.

To amend section 13706 of the General Code, relating to probation of persons convicted of crime.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. J. R. No. 16** — Mr. Crabbe.

Relative to proper recognition of war heroes.

Attest:

JOHN P. MAYNARD,
Clerk.

S. B. No. 15 — Mr. Kryder, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Beebe,	Holden,	Miller,	Stone,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Hopley,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Wright—27.
Davis,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

H. B. No. 124 — Mr. Gardner, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Holl,	O'Brien,	Wagner,
Bellew,	Hopley,	Parrett,	White,
Berry,	Jones, of Meigs,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—30.
Davis,	Latham,		

So the bill passed. The title was agreed to.

Am. H. B. No. 135 — Mr. Burns, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—29.
Demuth,			

So the bill passed. The title was agreed to.

Am. H. B. No. 106 — Mr. Hoover, was read the third time.

Mr. Whittemore moved that **Am. H. B. No. 106** be placed on the calendar for Tuesday, for special consideration.

Mr. Busbey asked that the committee on Common Schools be relieved of further consideration of **H. B. No. 15**, and the message from the Governor, which was granted.

Mr. Busby moved that **H. B. No. 15** and the message from the Governor be referred to the committee on German Propaganda, which was agreed to.

On motion of Mr. Whittemore, Senate adjourned until 9:30 a. m. Friday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, February 21, 1919, 9:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

On motion of Mr. Whittemore the Senate proceeded to the fourth order of business which was bills for second reading.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 61 — Mr. Taylor.

To committee on County Affairs.

H. B. No. 136 — Mr. Hatch.

To committee on Common Schools.

H. B. No. 145 — Mr. Cable.

To committee on Public Health.

H. B. No. 149 — Mr. Billingslea.

To committee on County Affairs.

H. B. No. 164 — Mr. Chester.

To committee on Public Works.

Am. H. B. No. 174 — Mr. Smith.

To committee on Public Utilities.

Am. H. B. No. 204 — Mr. Miller, of Stark.

To committee on Judiciary.

Am. H. B. No. 206 — Mr. Banker.

To committee on Judiciary.

S. B. No. 76 — Mr. Jones, of Franklin.

To committee on Judiciary.

S. B. No. 77 — Mr. Jones, of Franklin.

To committee on Public Health.

S. B. No. 78 — Mr. Davis.

To committee on Agriculture.

S. B. No. 79 — Mr. Hopley.

To committee on Prison and Prison Reforms.

S. B. No. 80 — Mr. Lloyd.

To committee on Prison and Prison Reforms.

S. B. No. 81 — Mr. Lloyd.

To committee on Prison and Prison Reforms.

On motion of Mr. Whittemore the Senate adjourned until Monday, 5:00 o'clock, p. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Monday, February 24, 1919, 5:00 o'clock, p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. J. P. Alden.

The journal of the last legislative day was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. H. B. No. 58 — Mr. Scott.

H. B. No. 121 — Mr. Thompson.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 113 — Mr. Silver.

Am. H. B. No. 21 — Mr. Hughes.

Am. S. B. No. 1 — Mr. Jones.

S. J. R. No. 8 — Mr. Kryder.

S. J. R. No. 25 — Mr. Demuth.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 28** — Mr. Wise.

Relative to making appropriations in full settlement for damage resulting from destruction of tubercular cattle and glandered horses by order of the State Board of Agriculture.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Davis moved that the Senate insist upon its amendments to **Am. H. B. No. 28** — Mr. Wise, and asked for a committee of Conference.

The motion was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 44 — Mr. Wiest.

To amend sections 12815 and 9156 of the General Code, relative to disorderly conduct in or about railway stations and right of way.

Am. H. B. No. 128 — Mr. Cowan.

To amend section 3001 of the General Code, relating to the compensation of county commissioners.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference on **H. B. No. 30** — Mr. Miller, of Stark, and that the Speaker of the House, has appointed as managers on the part of the House, Messrs. Miller, of Stark, Hughes, and Stokes.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate in the matter of difference between the two houses on **H. B. No. 30** — Mr. Miller, Messrs. Ake, Archer and Agnew.

Mr. Busbey presented the petition of the U. B. Church, of Springfield, Ohio, protesting against the passage of a bill legalizing motion pictures on Sunday.

Which was referred to the proper committee.

Mr. Wright presented the petition of Cleveland Typographical Union No. 53 in opposition to the State Constabulary Bill No. 31 — Mr. Davis.

Which was referred to the committee on Military Affairs.

Mr. Ake presented the petition of L. H. Dickerd and ten other citizens of Stark county, favoring the creation of a State Police Force. Which was referred to the committee on Military Affairs.

Mr. Stone presented the petition of the Municipal Council of the village of Wyoming, Ohio, in opposition to legal publications in German and to the teaching of German in public and parochial schools.

Which was referred to the committee on German Propaganda.

Mr. Miller presented the petition of John L. Fluhart and 250 other citizens of Licking county, in opposition to the bill legalizing moving picture shows on Sunday.

Which was referred to the proper committee.

Mr. Miller presented the petition of the Euclid Avenue M. E. Church, of Muskingum county, in opposition to the law legalizing Sunday exhibitions of moving pictures.

Which was referred to the proper committee.

Mr. Jones presented petition of The Raccoon Township Association of Gallia county, asking for protection of the fox.

Which was referred to the committee on Fish and Game.

Mr. Miller presented the petition of B. Hester of Highland county, in defense of the fox.

Which was referred to the committee on Fish and Game.

Mr. O'Brien presented the communication of A. G. Turnipseed in behalf of the fox.

Which was referred to the committee on Fish and Game.

Mr. Archer presented the petition of Local Union 540 U. M. W. of A., of Orbiston, Ohio, in opposition to the State Constabulary bill.

Which was referred to the committee on Military Affairs.

Mr. Patterson presented the petition of Young Brothers and nine other citizens of Adams county, in opposition to a section of Senate Bill No. 4.

Which was referred to the committee on Temperance.

Mr. Wright arose to a question of personal privilege and read a statement in reference to certain proceedings of the temperance committee.

Mr. Miller arose to a question of personal privilege and replied to the statement of Mr. Wright.

Mr. O'Brien arose to a question of personal privilege and referred to the loyalty of the Irish people.

Mr. Archer presented the petition of W. P. Rees and 70 other citizens of Athens county, in favor of the fox.

Which was referred to the committee on Fish and Game.

On motion of Mr. Davis, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, February 25, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. Holl presented the petition of the official board of the First M. E. church, of Bryan, Ohio, in opposition to the passage of H. B. No. 187, to legalize moving pictures on the Sabbath Day.

Which was referred to the proper committee.

Mr. Holl presented the petition of W. A. Salter, county superintendent of schools of Williams county, calling attention to the desperate financial condition of Ohio village and city schools, and asked relief therefrom.

Which was referred to the joint committee on Taxation.

Mr. Holl presented the petition of the men's bible class of the First M. E. church, of Bryan, Ohio, in protest on the passage of House Bill No. 187, legalizing moving pictures on Sunday.

Which was referred to the proper committee.

Mr. Archer presented the petition of the First M. E. Church, of Caldwell, Ohio, in opposition to the passage of H. B. No. 187, legalizing moving picture shows on Sunday.

Which was referred to the proper committee.

Mr. Stone presented the petition of the City Council of Mt. Vernon, Ohio, in favor of the repeal of all sections of the Ohio Code relating to legal publications in the German language.

Which was referred to the committee on German Propaganda.

Mr. Holl presented the petition of the U. B. Church and Sunday School of Bryan, Ohio, in opposition to the passage of H. B. No. 187 — Mr. Hinchey, legalizing moving picture shows on Sunday.

Which was referred to the proper committee.

Mr. Ake presented the petition of Thurman Rucker and 10 other citizens of Stark county, members of organized labor, protesting against the proposed state constabulary law.

Which was referred to the committee on Military Affairs.

Mr. Jones, of Meigs, presented the remonstrance of several hundred miners of Meigs county against the passage of the Davis Constabulary Bill, No. 31.

Which was referred to the committee on Military Affairs.

PROTESTS FILED AGAINST THE PASSAGE OF THE DAVIS CONSTABULARY BILL, BEING SENATE BILL NO. 31.

From Local Union 3822 of Middleport, Ohio, signed by John H. Campbell, financial secretary.

From Local Union 3881 of Middleport, Ohio, signed by F. L. McKnight, secretary.

Local Union 1163 of Middleport, Ohio, signed by Wm. Reeves, president, Ritchard Craig, secretary, and A. T. Jones, corresponding secretary.

From Local Union 199 of Pomeroy, Ohio, signed by Robert Brickles.

From Local Union No. 1813 of Pomeroy, Ohio, signed by Thomas Tracy, president, James Thomas, secretary.

From Local Union No. 1399 of Syracuse, Ohio, signed by John Borhan, president, J. W. Fields, secretary, and A. D. Lavinder, comm.

From United Mine Workers of America, George Cecil, president, and H. T. Bartels, secretary.

From United Brotherhood of Carpenters and Joiners of America, Union No. 650 of Pomeroy, Ohio, signed by Jno. McIntosh, recording secretary.

Mr. Bellew presented the petition of the Association of Ex-Pupils of the Ohio Soldiers' and Sailors' Home, at Xenia, Ohio, requesting adequate appropriation of funds for the ensuing two years.

Which was referred to the committee on Soldiers' and Sailors' Orphans Home.

Mr. Jones, of Meigs, presented the petition of 104 citizens of Ohio, for the passage of Senate Bill No. 31—Mr. Davis, proposing state police.

Which was referred to the committee on Military Affairs.

PETITIONS FILED IN FAVOR OF THE DAVIS CONSTABULARY BILL,
BEING SENATE BILL NO. 31.

From The O. Armleder Co., Cincinnati, Ohio, signed by O. Armleder.

From R. H. Dopke, Cincinnati, Ohio.

From Lewis P. Kalb, Cleveland Heights, Cleveland, Ohio.

From Walter C. Keys, Cleveland, Ohio.

From R. A. Sage, Chardon, Ohio.

G. T. Brenner, Cleveland, Ohio.

From D. W. Wells, Cleveland, Ohio.

From E. S. Sawtelle, Hartwell, Ohio.

From Samuel Brown, Niles, Ohio,

From Chas. S. Thomas, Niles, Ohio.

P. A. Connolly, Cleveland, Ohio.

From J. J. Philipe, Cincinnati, Ohio.

From A. J. Thona, Cincinnati, Ohio.

From B. D. Quiller, Cincinnati, Ohio.

From The Rahn Larmon Company, Cincinnati, Ohio, signed by John Jah, president.

From Neil P. Fimont, Cincinnati, Ohio.

From J. A. Rully, Cincinnati, Ohio.

From J. G. Neff, Cleveland, Ohio.

From The Highland Body Mfg. Co., Cincinnati, Ohio, signed by William Morrison, president.

From S. M. Blackburn, Cincinnati, Ohio.

From Arthur C. Fletz, Cincinnati, Ohio, of The Norris Machine Tool Company, Cincinnati.

From The Mabley and Carew Company, Cincinnati, Ohio, signed by Adolph Weiss, secretary and treasurer.

From F. H. Simpson, Cincinnati, Ohio.

From Stanley M. Straus, Cincinnati, Ohio.

From Wilson Foster, Cincinnati, Ohio.

From Chas. Hake, Jr., Cincinnati, Ohio.

From The Ohio Society, Sons of the American Revolution, Cincinnati, Ohio, signed by E. P. Whallon, secretary.

From J. P. Mosley, Canton, Ohio.

From Wm. E. Parmlee, Toledo, Ohio.

From R. J. Wheller, Toledo, Ohio.

From Henry N. Hansen, Toledo, Ohio.

From Mrs. Jenny F. Rech, Sandusky, Ohio.

From J. R. Kilbourne, Columbus, Ohio.

From Master Builders' Company, Cleveland, Ohio, signed by J. P. Wheim.

From R. Patterson, Cleveland, Ohio.

From C. F. Hodge, Cleveland, Ohio.

From The Pratt and Whitney Company, Cincinnati, Ohio, signed by W. P. Kerk, sales manager.

From The Gholters Company, Cincinnati, Ohio, signed by John Gholters.

From F. Ankebauer & Sons, Cincinnati, Ohio, signed by H. D. Ankebauer.

From D. Murray, Cincinnati, Ohio.

From The Meyer & Kaichen Co., Cincinnati, Ohio, signed by A. Kaichen.

From The Ebbert & Richardson Co., Cincinnati, signed by Edward S. Ebbert.

The Trailmobile Co., Cincinnati, Ohio, signed by Murray Shipley.

The Greenwood Building Company, Cincinnati, Ohio, signed by Harry L. Manss, secretary.

From H. A. Lloyd Brothers, Cincinnati, Ohio, signed by Huber A. Lloyd.

From Harry J. Levi, Cincinnati, Ohio.

From The Hanging Rock Iron Company, Cincinnati, Ohio, signed by J. K. Pollock, vice president.

From The Breese Bros. Company, Cincinnati, Ohio, signed by J. E. Breese.

From the Fecheimer Tailoring Company, Cincinnati, Ohio, signed by K. M. Guittman, president.

From The M. Werk Company, St. Bernard, Ohio, signed by W. D. Swartz.

From the Ulland Coal Co., Cincinnati, Ohio, signed by W. T. Ulland.

From The Henshaw & Sons Furniture Co., Cincinnati, Ohio, signed by Percy J. Henshaw.

From C. F. Streit Manufacturing Company, Cincinnati, Ohio, signed by C. F. Streit Manufacturing Co.

From The Ahrens-Fox Fire Engine Company, Cincinnati, Ohio, signed by Chas. H. Fox, president.

From The Regal Belting Company, Cincinnati, Ohio, signed by Louis A. Bode, vice president and secretary.

From the Iron Crin and Bin Company, Wooster, Ohio, signed by John D. Overholt, president.

From R. L. Huble, Dayton, Ohio.

From G. Neubecker, Cleveland, Ohio.

From The White Cloud Laundry, Cincinnati, Ohio, signed by J. W. Crothers.

From F. C. J. Awig, Cleveland, Ohio.

From The Cincinnati Milling Machine Company, Cincinnati, Ohio, signed by Frederick A. Geier, president.

From The Merkel Brothers Company, Cincinnati, Ohio, signed by Albert A. Karkel.

From W. M. Green, Cincinnati, Ohio.

From G. A. Murfey, Columbus, Ohio.

From L. K. Stevenson, Columbus, Ohio.

From L. V. Kirchsclader, Columbus, Ohio.

From B. W. Johnston, Columbus, Ohio.

From M. E. Warner, Columbus, Ohio.

From T. E. Mereness, Columbus, Ohio.

From B. S. McLeod, Columbus, Ohio.

From W. L. Stacey, Columbus, Ohio.

From W. T. Ward, Columbus, Ohio.

From C. J. Long, Columbus, Ohio.

From G. T. Stalley, Columbus, Ohio.

From W. F. Wilkinson, Columbus, Ohio.

From E. C. Fuerst, Columbus, Ohio.
 From Edwin L. Ford, Columbus, Ohio.
 From Jim H. Gebard, Columbus, Ohio.
 From G. W. Thurston, Columbus, Ohio.
 From William H. Waite, Columbus, Ohio.
 From Wm. H. Mansell, Columbus, Ohio.
 From M. W. Allen, Columbus, Ohio.
 From J. W. Sault, Columbus, Ohio.
 From H. T. Thompson, Columbus, Ohio.
 From Fred J. May, Columbus, Ohio.
 From G. E. Middleton, Columbus, Ohio.
 From A. Meyer, Columbus, Ohio.
 From Chas. J. Devlin, Columbus, Ohio.
 From Chas. E. Rochester, Columbus, Ohio.
 From S. E. Miller, Columbus, Ohio.
 From C. A. Wells, Columbus, Ohio.
 From Davis C. Jones, Cincinnati, Ohio.
 From the W. A. Sorrin Co., Cincinnati, Ohio, signed by W. A. Sorrin.

From Samuel Hanford and Sons, Cincinnati, signed by H. E. Hanford.

From the I. Trager Company, Cincinnati, Ohio, signed by J. Newton Trager.

From Niles G. Watts, Cincinnati, Ohio.

From A. A. Taber, Cincinnati, Ohio.

From C. P. Ejan, Cincinnati, Ohio.

From Obermarsh, Cincinnati, Ohio.

From W. D. Nixon, Cincinnati, Ohio.

From the K. F. Benndorf Co., Cincinnati, Ohio, signed by Ernest Troy.

From S. P. Egan, Cincinnati, Ohio.

From E. Huttenbauer, Cincinnati, Ohio.

The Peters Cartridge Company, Cincinnati, Ohio, signed by L. B. Ketlinger, assistant president.

From C. A. Hughes, Baltimore, Ohio.

From J. E. Hirst, Cincinnati, Ohio.

Mr. Archer presented the petition of Local Union 839, U. M. W. of A., in opposition to S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Patterson presented the petition of Charles T. Steele, and 136 other citizens of Jackson county, asking for the protection of the fox.

Which was referred to the committee on Fish Culture and Game.

Mr. Davis presented the petition of the Ohio State Building Trades Council in opposition to the appointment of H. S. Riddle, Edward Remert and D. S. Cramer on the state board of administration.

Which was referred to the proper committee.

Mr. Emmert presented the petition of the Ohio State Building Trades Council opposing the appointment and confirmation of H. S. Riddle, Edward Remert and D. S. Cramer.

Which was referred to the committee on Rules.

Mr. Patterson presented the petition of F. H. Watkins and 69 other citizens of Scioto county, in support of the Non Medical Bill, No. 18—Mr. Snyder.

Which was referred to the committee on Public Health.

Mr. Beebe presented the petition of A. Campbell and 11 other citizens of Edison, Ohio, in favor of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Davis presented the petition of D. K. Moser, chief, and 30 other firemen of Warren, Ohio, urging the passage of H. B. No. 153, providing for an eight-hour working day.

Which was referred to the joint committee on Taxation.

Mr. Ritter presented the petition of the M. E. Church of Greenville, Ohio, in opposition to H. B. 187, legalizing motion picture shows on Sunday.

Which was referred to the proper committee.

Mr. Archer presented the petition of O. E. Ballard and 25 other citizens of Beverly, Ohio, in favor of the passage of S. B. No. 31 — Mr. Davis, for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Wagner presented the petition of the fire departments of the cities of Lakewood, East Cleveland, Shaker Heights, Cleveland Heights, and West Park in opposition to the "Eight Hour Law" for firemen.

Which was referred to the joint committee on Taxation.

Mr. Kryder presented the petition of the First Presbyterian church of Ottawa, Ohio, in protest against H. B. 187, legalizing motion picture shows on Sunday.

Which was referred to the proper committee.

Mr. Patterson presented the petition of Elizah Campbell and 36 other citizens of Scioto county, against police constabulary.

Which was referred to the committee on Military Affairs.

Mr. Emmert moved that the investigation being conducted under authority of **S. R. No. 32** — Mr. Kryder, be conducted in open hearing.

The president declared the motion out of order.

The following bills were introduced and read the first time:

S. B. No. 82 — Mr. Agnew.

To amend section 5564 of the General Code to enable the county auditor to determine the value of buildings and improvements.

S. B. No. 83 — Mr. Latham.

To amend section 1424 of the General Code, relative to hunter's license.

S. B. No. 84 — Mr. Agnew.

To amend section 5366-1 and to supplement section 5404 of the General Code by the enactment of a supplemental section to be known as section 5404-1, providing for the time when personal property shall be listed for taxation.

S. B. No. 85 — Mr. Berry.

To amend section 1222 of the General Code and to enact supple-

mentary sections 6926-1 to 6926-3 inclusive of the General Code, relative to a system of highway laws for the state of Ohio.

S. B. No. 86 — Mr. Agnew.

To supplement section 8511 by the enactment of a supplemental section to be known as section 8511-1 of the General Code to provide evidence of the true value of real estate.

S. B. No. 87 — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county.

S. B. No. 88 — Mr. Lloyd.

To amend sections 1558-78 and 1558-83 of the General Code.

S. B. No. 89 — Mr. Parrett.

To amend sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code, relating to reports to the Tax Commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the Tax Commission of Ohio and the date of certifying by the Tax Commission of Ohio to the county auditor the amount apportioned to his county and to each city, village, township or other taxing district therein and to repeal original sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code.

The President handed down the following communication from the Governor:

To the Senate:

I have the honor to inform you that I have appointed, subject to the advice and consent of the Senate, the following persons on the dates and for the terms mentioned, to positions under control of the Executive Department:

OHIO BOARD OF ADMINISTRATION

Name	County	Appointed	Term Ending
H. S. Riddle	Franklin	6-7-17	2-1-20
Edward Reinert	Franklin	4-27-18	2-1-22

COMMISSIONER OF SOLDIERS' CLAIMS

Henry C. Gray	Butler	5-22-18	4-13-19
TRUSTEE OF THE OHIO SOLDIERS' AND SAILORS' ORPHANS' HOME			
Albert Kern	Montgomery	4-13-17	4-1-22

TRUSTEES OF THE BOWLING GREEN STATE NORMAL SCHOOL

J. E. Collins	Sandusky	7-11-18	5-17-22
D. C. Brown	Henry	7-11-18	5-17-21
E. H. Ganz	Sandusky	7-11-18	5-17-22

STATE BOARD OF DENTAL EXAMINERS

Robert H. Vollmayer	Lucas	4-13-17	4-6-22
J. N. Smith	Washington	5-22-18	4-6-23

SUPERINTENDENT OF INSURANCE

W. H. Tomlinson	Montgomery	6-4-17	6-2-20
---------------------------	----------------------	--------	--------

BOARD OF LIBRARY COMMISSIONERS

L. M. Smith	Crawford	4-24-18	4-24-24
-----------------------	--------------------	---------	---------

TRUSTEE OF OHIO UNIVERSITY

Timothy S. Hogan	Franklin	1-4-18	Life
----------------------------	--------------------	--------	------

TRUSTEES OF OHIO STATE UNIVERSITY

Guy W. Mallon	Hamilton	6-22-18	5-13-24
O. E. Bradfute	Greene	6-22-18	5-13-25

STATE INSPECTOR OF OILS

Chas. L. Resch	Franklin	5-19-17	5-18-19
--------------------------	--------------------	---------	---------

STATE BOARD OF PHARMACY

Name	County	Appointed	Term Ending
F. H. King	Van Wert	4-1-18	3-31-23
F. D. Christian	Shelby	4-24-17	3-31-22

SUPERVISOR OF PUBLIC PRINTING

W. A. Eylar	Brown	7-2-18	5-31-20
-----------------------	-----------------	--------	---------

BOARD OF AGRICULTURE OF OHIO

J. W. Kirgan	Hamilton	7-1-17	Term ends Thursday after second Monday in January, 1920.
------------------------	--------------------	--------	---

Terms of members of the Board of Agriculture expire on the first Thursday after second Monday in January, in the years indicated after names.

Foster Houston	Clark	7-10-17	1921
I. S. Myers	Summit	7-10-17	1921
George Warner	Lorain	7-10-17	1922
William Stroop	Montgomery	7-10-17	1922
Homer Price	Licking	7-10-17	1920
J. L. Carlisle	Highland	3-14-18	1923
Charles Allen	Fayette	3-14-18	1923

CIVIL SERVICE COMMISSION OF OHIO

Randolph W. Walton	Franklin	6-5-17	8-30-19
George Ewing	Fairfield	7-11-18	8-30-21

TRUSTEES OF MIAMI UNIVERSITY

Tobert H. Bishop	Cuyahoga	2-4-18	2-4-26
----------------------------	--------------------	--------	--------

BOARD OF CONTROL OF THE OHIO AGRICULTURAL EXPERIMENT STATION

James Devol	Washington	8-9-17	7-7-22
Martin L. Reutenik	Cuyahoga	7-24-18	1-7-23

JAMES M. COX,
Governor of Ohio.

Mr. Holden moved that the Senate advise and consent to the appointments of the Governor.

On motion of Mr. Whittemore the motion of Mr. Holden was amended and the appointments of the Governor were referred to the committee on Rules.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their title only and referred as follows:

Am. H. B. No. 128 — Mr. Cowan.

To committee on County Affairs.

Am. H. B. No. 44 — Mr. Weist.

To committee on Public Utilities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 199 — Mr. Comings.

To amend section 788 and 789 of the General Code, and to supplement section 789 of the General Code by the addition of sections 789-1 and 789-2, to reorganize the state board of library commissioners, to promote the educational work of the state library and develop library extension throughout the state.

Sub. H. B. No. 111 — Mr. Banker.

For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio.

H. B. No. 35 — Mr. Halstead.

To amend section 3061 of the General Code, relating to memorial buildings.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 25 — Mr. Archer.

Relative to appointment of Soldiers' Commission.

ROBERT J. O'BRIEN,
CHAS. A. WHITE,
THOMAS W. LATHAM,
J. E. HOLDEN,

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 16 — Mr. Crabbe.

Relative to proper recognition of war heroes.

H. J. R. No. 23 — Mr. Graham, of Muskingum.

Relative to printing extra copies of H. B. No. 200.

H. J. R. No. 25 — Mr. Burns.

Relative to the appointment of a committee of two persons to confer with a like committee from each of the states comprising the original "Northwest Territory" looking to the building of a memorial to the memory of the early settlers of the said original "Northwest Territory."

ROBERT J. O'BRIEN,
C. L. McCOY,
H. L. JONES,
JOHN E. BARNES,

J. E. HOLDEN,
THOMAS W. LATHAM,
CHAS. A. WHITE.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. H. J. R. No. 16 — Mr. Crabbe.

H. J. R. No. 23 — Mr. Graham, of Muskingum.

H. J. R. No. 25 — Mr. Burns.

S. B. No. 25 — Mr. Archer.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills and joint resolutions.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 58 — Mr. Scott.

To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldiers' and sailors' brides from residence requirement.

H. B. No. 121 — Mr. Thompson.

To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisement or sale by the court.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CHAS. A. WHITE,
THOMAS W. JONES,

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 31** — Mr. Cable, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

By striking out of the third line of the bill the words "containing more than fifteen hundred population", and inserting instead thereof at the same point the words: "*having a water system*".

GEO. D. JONES,
H. ROSS AKE,
C. A. WAGNER,

H. W. DAVIS,
ROBERT J. O'BRIEN,
W. E. SPARKS.

The amendments were agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 66** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage:

GEO. D. JONES,
H. ROSS AKE
C. A. WAGNER,

H. W. DAVIS,
ROBERT J. O'BRIEN,
W. E. SPARKS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Privileges and Elections, to which was referred **S. B. No. 37** — Mr. Sparks, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 9, strike out the words "or may" and insert in lieu thereof "and any elector unable to mark his ballot by reason of blindness shall, upon request".

JAMES R. HOPLEY,
ROBERT J. O'BRIEN,
CHAS. A. WHITE,
M. B. ARCHER,
FRANK C. PARRETT,

H. ROSS AKE,
F. E. WHITTEMORE,
J. E. HOLDEN,
WM. AGNEW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Am. H. B. No. 106 — Mr. Hoover, was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—31,
Demuth,	Liggitt,	Ritter,	

So the bill was passed.

The title was agreed to.

Am. S. B. No. 11 — Mr. Demuth, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 170 strike out the word "ten" and insert in lieu thereof the word "five"; which was agreed to.

Mr. Liggitt was appointed such committee and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

Am. S. B. No. 48 — Mr. Whittemore, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of line 17, insert the following:

"Provided, however, that nothing in this act shall authorize extension work in, or teaching of the following professional subjects: civil, mechanical, mining, chemical, ceramic and agricultural engineering"; which was agreed to.

Mr. Lloyd was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—31.
Demuth,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the privilege of the floor was granted Col. C. E. Adams, commander in chief of the G. A. R. of the U. S.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

On motion of Mr. Snyder, **Am. S. B. No. 18** — Mr. Snyder, was informally passed.

S. B. No. 2—Mr. Kryder, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 22, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	White,
Busbey,	Latham,	Ritter,	Whittemore—22.
Davis,	Liggitt,		

Those who voted in the negative were: Messrs.

Bellew,	Jones, of Franklin,	Mettler,	Snyder,
Emmert,	Lloyd,	O'Brien,	Wright—8.

So the bill passed.

The title was agreed to.

Mr. Whittemore arose to a question of personal privilege and read a statement protesting against the message of Governor James M. Cox submitted to the Senate February 20, and requested that such protest be printed in the journal, as follows:

The Senate is in receipt of a document from the governor. An examination discloses that the matter thereof is neither a communication concerning "the condition of the state" nor does it "recommend such measures as he (the governor) shall deem expedient".

The constitution of Ohio, Article 3, Sec. 7, provides the governor "shall communicate at every session, by message, to the General Assembly, the condition of the state and recommend such measures as he shall deem expedient."

Article 2, Sec. 16 of the constitution provides, among other things, "Every bill passed by the General Assembly shall before it becomes a law be presented to the governor for his approval. If he approves, he shall sign it * * * if he does not approve it he shall return it with his objection in writing to the house in which it originated", etc.

Speaking for a majority of the Senate, and indeed, its private expression is an index of honest judgment, for the whole, not only of the Senate but of the House, it stands with clear conscience and with a sense of deep regret that the governor mocks not only the fundamental law of the state, but in his partisanship walks hand in hand with falsehood and deceit.

House Bill No. 15 is now, in manner and form as provided by law, before a committee of this senate for deliberation and consideration. It is not as yet enacted nor has it been in any form transmitted to the governor for consideration and his approval or veto. What form its language, terms and provisions may ultimately assume is not now known, but the governor and that vastly more important factor, the loyal people of the state of Ohio, can rest secure in the assurance that the measure when enacted, will conserve, protect, and safeguard the interests, not only of the youth and adults of the state, but will, so far as he permit, protect our aspiring governor.

The Senate will bear in mind that the hand which penned this latest insult against the integrity and loyalty of its membership is the same that

on November 6th, 1918, wrote to all the people of the state, "Every disloyal citizen in Ohio voted against me and I thank God for it."

It is the same hand that caused to be printed and circulated throughout the state the following article:

"Our German Friends * * * should have a BIT of patience with the Government. * * * We have not heard of many Americans 'biting their finger nails' at the thought of SUBMARINE ACTIVITIES. All of us FEEL SORRY for any merchant vessel that is SENT TO THE BOTTOM of the sea, whether armed or unarmed. We feel SORRY ALSO for the man-of-war that is sunk in fair encounter. WE SYMPATHIZE WITH THE SOLDIERS who are LOSING LIVES IN THE TRENCHES,—with miserable humanity in general. BUT OUR SKIRTS are CLEAN AS REGARDS THE ACTS OF THE GERMAN U-BOATS. THEY HAVE COMMITTED NO CRIME AGAINST US. * * *. WE FEEL SORRY for the men who have lost their lives in this war, and for the women and children who have been made to suffer through no fault of their own. But it is NOT OUR WAR; * * * and we are NOT GOING TO INTERFERE with either side. * * *."

This is the same hand that dictates the policy and receives the dividends from a personally owned newspaper within the state which printed and caused to be circulated within the state in October, 1916, the following article:

"We do not believe that all of OUR GERMAN FRIENDS or anything like a majority of them, have so lost their love for the Fatherland as to line up on the side of those who find fault because this government did not go to war with Germany over the invasion of Belgium. WE DO NOT BELIEVE THAT THEY ARE SO DISLOYAL TO THEIR FRIENDS AND RELATIVES WHO ARE FIGHTING FOR WHAT THEY BELIEVE TO BE RIGHT. AS TO GIVE AID AND COMFORT TO THE WORST ENEMIES OF GERMANY IN THIS COUNTRY? NAMELY? THE rabid Roosevelt and his personal choice for president. We do not believe that these sober, staid citizens, Americans as they are, but sympathizing with their loved ones across the water, will vote for the candidate of the man who says those same loved ones murdered men, women and children and ought to have been attacked by the United States, WE DO NOT BELIEVE THAT THESE GERMAN FRIENDS OF OURS will vote against President Wilson for having written notes to Germany instead of having declared war upon the emperor. But that is exactly what will happen if A GERMAN SYMPATHIZER VOTES FOR Justice Hughes; HE WILL BE SIGNING HIMSELF UPON THE SIDE OF THE MOST RABID ANTI-GERMAN BUNCH IN THIS COUNTRY."

The Senate will try to be consistent in discharge of its duty. It will not mouth loyalty and support treason. Its aim is to perform its duty patriotically and political expediency is not a factor in its deliberations. It will not on one day issue diatribe for political capital and on another appoint to represent the great State of Ohio at National Conference a man of such Bolshevistic tendency and utterance that his address delivered at table where he sat cheek by jowl with the governor, outraged and insulted the patriotic sense of all assembled, save, apparently, one only.

It may be observed that the Senate is composed of duly elected representatives; their several oaths given without reservation or equivocation, are fresh from their hearts. The trust they hold will be cherished, and accounting of stewardship be given. False and malicious statements will not deter the Senate nor averse it from its high resolve. Petty partianship and selfish scheming will not stop though it may hinder the business of the state. The Senate will continue, so far as it may, to safeguard the interests of all the people of the state including Citizen James M. Cox.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Wednesday, February 26, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 229 — Mr. Graham, of Muskingum.

To amend section 2981-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.

Am. H. B. No. 196 — Mr. Faris.

Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College, to establish and conduct extension departments for the training of teachers.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 48 — Mr. Gorrell.

To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 50 — Mr. Gorrell.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 36 — Mr. White.

To amend sections 5777, 5778 and 5784 of the General Code, relating to the ninth United States pharmacopoeia, and the fourth edition of the National Formulary.

With the following amendments in which the concurrence of the Senate is requested.

In line 6 change the first letter in "pharmacopoeia" to a capital.

In line 8 after the word "name" insert the word "not".

In line 9 change the first letter in "pharmacopoeia" to a capital.

In line 10 after the first "the" insert ".....".

In line 30 after the word "cealed" insert a comma.

In line 33 change the first letter in "pharmacopoeia" to a capital.

In line 37 change the first letter in "pharmacopoeia" to a capital.

In line 39 after the word "standard" change the word "or" to "of".

In line 43 after the word "chapter" insert a colon.

In line 46 after the comma following "cannabis" strike out the word "indica" and the comma.

In line 46 strike out the final "e" in acetanilide".

In line 51 change the first letter in "pharmacopoeia" to a capital.

In line 52 after the word "of" insert the word "the".

After line 59 insert the following new section to be known as Section 2. That said original sections 5777, 5778 and 5784 of the General Code be, and the same are hereby repealed.

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 3 — Mr. Gorrell.

To repeal section 6253 of the General Code, relating to the publication of election notices in the German language.

Am. H. B. No. 90 — Mr. Gorrell.

To amend section 2508 of the General Code, relating to the publication of the report of the county auditor.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 55** — Mr. Thompson.

To prescribe a rule of evidence relating to corporations not organized under the laws of this state.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Jones, of Franklin, moved that the Senate insist upon its amendments to **Am. H. B. No. 55** — Mr. Thompson, and asked for a committee of Conference.

The motion was agreed to.

Mr. Busbey presented the petition of the following organizations:— The Ohio State Federation of Labor, the International Alliance of Theatrical Stage Employes, Springfield; Local Union No. 38, International Brotherhood of Electrical Workers, Cleveland, Ohio, in opposition to S. B. 31 — Mr. Davis, establishing a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Archer presented the petition of T. R. Miley and 55 other citizens of Noble county, against legislature legalizing motion picture business on Sunday.

Which was referred to the proper committee.

Mr. Holl presented the petition of the official board of Trinity M. E. Church of Lima, Ohio, protesting against the passage of H. B. No. 187 legalizing the operation of moving pictures on Sunday.

Which was referred to the proper committee.

Mr. Parrett presented the remonstrance of John L. George and 18 other citizens of Clinton county, against the passage of House Bill taking the protection off of foxes.

Edward Wysong, Clarksville, O.; John L. George, Clarksville, O.; Amas Dakins, Clarksville, O.; E. B. Costello, Clarksville, O.; George W. Wolfe, Clarksville, O.; A. J. Walker, Clarksville, O.; F. G. Bogan, Clarksville, O.; Hugh Bevan, Clarksville, O.; Hugh W. Baugh, Clarksville, O.; B. W. Gray, Clarksville, O.; J. L. Davis, Clarksville, O.; J. W. Staefield, R. W. Andrews, F. A. Batten, H. A. Williams, H. F. Hildebricht, Chas. Williams, Adam Starfield.

Which was referred to the proper committee.

Mr. Parrett presented the remonstrance of Nora E. Mann and 82 other citizens of Clinton county against the passage of House Bill No. 187 for the legalization of Sunday motion picture shows.

Which was referred to the proper committee.

Mr. White presented remonstrance of A. K. Rairigh and 112 other citizens of Steubenville, Ohio, protesting against the bill legalizing motion pictures on Sunday.

Which was referred to the proper committee.

Mr. Stone presented the resolution of the Council of the Village of Chagrin Falls, Ohio, requiring the publication of all legal notices in the English language only, also that instruction in public and parochial schools be given in the English language only.

Which was referred to the proper committee.

Mr. Davis presented the petition of members of the Men's Welcome Class of the Todd Avenue M. E. Church of Warren, Ohio, protesting against the legalizing of motion pictures on Sunday.

Which was referred to the proper committee.

Mr. Busbey presented the resolutions of the Rural and Village Boards of Education of Hancock county requesting that the levy for school funds be taken out of the hands of the Budget Commission, also in favor of the consolidating and centralizing of schools.

Which was referred to the committee on Taxation.

Mr. Kryder presented the petition of Rev. W. N. Roberts and 25 other citizens of Ottawa, Ohio, in protest against the motion picture theatre business on Sunday.

Which was referred to the proper committee.

Mr. Parrett presented the petition of L. M. Mason and 22 other citizens of Greene county, for the passage of Senate Bill No. 31—Mr. Davis, proposing a state police.

Which was referred to the committee on Military Affairs.

Mr. Emmet presented the petition of Charles Valbrath and 29 other citizens and business firms of Cincinnati in favor of the passage of S. B. No. 31—Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Demuth presented the petition of J. J. Cribbs and 179 other citizens of Tuscarawas county, in favor of a measure abolishing the district school superintendent.

Which was referred to the committee on Common Schools.

Mr. Miller presented the communication of H. F. Moninger, Newark, O., in protest against high school fraternities.

Which was referred to the committee on High Schools and Colleges.

Mr. Patterson presented the petition of O. T. Strong, and 303 other citizens of Scioto county, in opposition to a police constabulary.

Which was referred to the committee on Military Affairs.

Mr. Davis presented the petition of The Standard Textile Company, of Cincinnati, O.; The Fecheimer Tailoring Co., of Cincinnati, O.; The Thomas Jewelry Co., The L. Bortaux Co., L. H. Slabach, J. M. Thompson, all of Cincinnati; The Sharon Steel Co., of Youngstown, O.; The Wooster Ice Co., of Canton, O., requesting support and passage of S. B. No. 31—Mr. Davis, establishing a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Sparks presented the remonstrance of the Carpenters' Union, Central Labor Union, The Building Trades Council, International Brotherhood of Electrical Workers, United Association of Plumbers, Gas and Steam Fitters, Carpenters and Joiners of America, Journeymen Plasterers, International Molders' Union, Building Trades Council, all of Dayton, Ohio, in opposition to S. B. No. 31—Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Wagner presented the petition of George E. Rees, and 1,492 other citizens of Cuyahoga county, protesting against the passage of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Busbey presented a resolution adopted by the city council of Urbana, Ohio, protesting against the passage of the bill providing for an eight-hour day for policemen and firemen.

Which was referred to the committee on Joint Taxation.

Mr. Emmert presented the remonstrance of The International Molders' Union, and other labor organizations of Cincinnati, protesting against the passage of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Emmert presented the petition of The United Mine Workers of America, and members of other labor organizations in protest against the passage of S. B. No. 31 — Mr. Davis, providing for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Busbey presented petitions from the following organizations and individuals in favor of **S. B. No. 31** — Mr. Davis, to establish a state police.

The Elwood-Myers Company, Springfield, O., by H. H. Waldrun.

The Champaign County Farm Bureau, by A. C. Rogers, president, and R. S. Smith, secretary.

The French & Hecht Company, Springfield, O., by W. H. Stackhouse, manager.

The American Seeding Machine Company, Springfield, O., by B. J. Westcott, secretary and treasurer.

The Superior Gas Engine Co., Springfield, O., by P. J. Shoumlin, president.

The Trump Mfg. Company, Springfield, O., by J. F. Trump, general manager.

The Western Tool & Mfg. Company, Springfield, O., by Henry Morris, general manager.

The Robbins and Myers Company, Springfield, O., by W. J. Myers, vice president.

The Springfield Metallic Casket Company, Springfield, O., by E. N. Lupfer, secretary and general manager.

The Reed Mfg. Company, Springfield, O., by G. L. Reed, president.

The Indianapolis Switch and Frog Company, Springfield, O., by E. C. Price, vice president.

The Springfield Spring Company, Springfield, O., by Ralph H. Thatcher.

The Wm. Bayley Company, Springfield, O., by W. D. Bayley, president.

The O. S. Kelley Company, Springfield, O., by A. L. Kelly.

The Westcott Motor Company, Springfield, O., by H. G. Root, general manager.

The Ohio Steel Foundry Company, Springfield, O., by T. H. Harvey, works manager.

Mr. Busbey presented the petition of Edward Harford and 47 other citizens of Clark county in favor of S. B. No. 31 — Mr. Davis, creating a department of state police.

Which was referred to the committee on Military Affairs.

Mr. Emmert presented the petition of Charles Roeller and numerous other persons, including labor organizations, requesting the passage of Senate Bill No. 18 — Mr. Tayler, the non-medical bill.

Which was referred to the committee on Public Health.

The following bills were introduced and read the first time.

S. B. No. 90 — Mr. Latham.

To amend section 1579-259 of the General Code and to supplement the same by the enactment of a section to be known as section 1579-259a of the General Code, relative to the use of the money paid in fines and penalties for the support of a County Law Library.

S. B. No. 91 — Mr. O'Brien.

To regulate the payment of losses under contracts for casualty insurance.

S. B. No. 92 — Mr. Lloyd, by request.

To accord special recognition of Ohio soldiers and to acquaint citizens and soldiers of the state with awards for gallantry.

S. B. No. 93 — Mr. Berry.

To amend sections 4600 and 4605 of the General Code, relating to firemen's pension fund.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 199 — Mr. Comings.

To the committee on Libraries.

Sub. H. B. No. 111 — Mr. Banker.

To the committee on Military Affairs.

H. B. No. 35 — Mr. Halstead.

To the committee on County Affairs.

S. B. No. 82 — Mr. Agnew.

To the joint committee on Joint Taxation.

S. B. No. 83 — Mr. Latham.

To the committee on Fish and Game.

S. B. No. 84 — Mr. Agnew.

To the committee on Taxation.

S. B. No. 85 — Mr. Berry.

To the committee on Roads and Highways.

S. B. No. 86 — Mr. Agnew.

To the committee on Joint Taxation.

S. B. No. 87 — Mr. Lloyd.

To the committee on County Affairs.

S. B. No. 88 — Mr. Lloyd.

To the committee on Judiciary.

S. B. No. 89 — Mr. Parrett.

To the committee on Joint Taxation.

Mr. Jones submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **H. B. No. 40** — Mr. Thompson, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
M. B. ARCHER,

HOWELL WRIGHT,
THOMAS W. LATHAM.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 17** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
H. ROSS AKE,
C. A. WAGNER,

H. W. DAVIS,
ROBERT J. O'BRIEN,
W. E. SPARKS.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 44** — Mr. White, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
GEO. J. SNYDER,
J. N. STONE,
GEO. E. KRYDER,
M. B. ARCHER,

WM. AGNEW,
T. A. BUSBEY,
E. G. LLOYD,
H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

Am. S. B. No. 8 — Mr. O'Brien.

Relative to the execution of chattel mortgages.

ROBT. J. O'BRIEN,
CHAS. A. WHITE,
SAM W. JONES,
THOS. W. LATHAM,

JOHN E. BARNES,
C. F. MCCOY,
HERBERT L. JONES.

Am. S. B. No. 18 — Mr. Snyder, was read the third time.

The question was, "Shall the bill pass?"

Mr. Snyder moved that the bill be re-committed to the committee on Labor.

On motion of Mr. Wright the motion of Mr. Snyder was laid on the table, which carried the bill with it.

H. B. No. 137 — Mr. Tom Reynolds, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—31.
Demuth,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

S. B. No. 60 — Mr. Ake, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Patterson,
Archer,	Hopley,	Miller,	Ritter,
Bellew,	Jones, of Meigs,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Davis,	Latham,	Parrett,	Whittemore—21.
Demuth,			

Those who voted in the negative were. Messrs.

Agnew,	Holden,	Lloyd,	White,
Beebe,	Holl,	Mettler,	Wright—11.
Berry,	Jones, of Franklin,	Snyder,	

So the bill passed.

The title was agreed to.

S. B. No. 56 — Mr. Jones, of Franklin, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—31.
Demuth,	Latham,	Patterson,	

Mr. Patterson voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 276 — Mr. Federman.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House has acceded to the request of the Senate for a committee of Conference on matters of difference between the two houses on **H. B. No. 28** — Mr. Wise, and the Speaker has appointed as managers on the part of the House, Messrs. Wise, King and Blauser.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate in the matter of difference between the two houses on **H. B. No. 28** — Mr. Wise, Messrs. Davis, Demuth and Berry.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, February 27, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 29 — Mr. Miller, of Stark.

To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 27 — Mr. Agnew.

Authorizing the printing of additional copies of S. J. R. No. 24.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 158 — Mr. Comings.

To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 to 1352-11 inclusive

Am. H. B. No. 188 — Mr. Cable.

To amend section 286 of the General Code, providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices.

Am. H. B. No. 197 — Mr. Gordon, of Logan.

To establish county library districts, and extend to the people of such districts the opportunity to provide, by referendum vote, for the maintenance of a free library service therein.

Attest: JOHN P. MAYNARD,
Clerk.

Said bills were read for the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 28 — Mr. Crabbe.

Providing for displaying of flags upon state capitol upon return of troops.

Attest: JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

Mr Archer presented the petition of William J. Warren and 50 other citizens of Athens county, supporting state constabulary bill No. 31 — Mr Davis.

Which was referred to the committee on Military Affairs.

Mr. Miller presented the resolution of the Methodist Preachers' Meeting of Columbus, Ohio, in opposition to H. B. No. 27, legalizing moving pictures on Sunday.

Which was referred to the proper committee.

Mr. Ake presented the remonstrance of W. B. Hassett and 136 other citizens of Alliance and vicinity, Stark county, protesting against the state constabulary bill No. 31 — Mr Davis.

Which was referred to the committee on Military Affairs.

Mr. Lloyd presented the petition of Columbus Building Trades Council in protest against the confirmation of H. S. Riddle, Edward Reinert and D. S. Creamer to the Ohio State Board of Administration.

Which was referred to the committee on Rules.

The following bills were introduced and read the first time:

S. B. No. 94 — Mr. Berry.

To amend section 9510 of the General Code, relating to the deposit required of foreign insurance companies in this state.

S. B. No. 95 — Mr. Beebe.

To amend sections 871-48, 871-49, 871-50, 87151, and 871-52, relating to the censor of motion pictures, slides and posters used in advertising motion pictures.

S. B. No. 96 — Mr. Beebe.

To repeal section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.

S. B. No. 97 — Mr. Latham.

To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read by their titles only, and referred as follows:

Am. H. B. No. 3 — Mr. Gorrell, was taken up.

Mr. Whittemore moved that **Am. H. B. No. 3** — Mr. Gorrell, be placed on the calendar for third reading next Tuesday, without reference to any committee.

Am. H. B. No. 48 — Mr. Gorrell, was taken up.

Mr. Whittemore moved that **Am. H. B. No. 48** — Mr. Gorrell, be placed on the calendar for third reading, next Tuesday, without reference to any committee.

H. B. No. 50 — Mr. Gorrell, was taken up.

On motion of Mr. Whittemore, **H. B. No. 50** — Mr. Gorrell, was placed on the calendar for third reading, next Tuesday, without reference to any committee.

Am. H. B. No. 90 — Mr. Gorrell, was taken up.

On motion of Mr. Whittemore, **Am. H. B. No. 90** — Mr. Gorrell, was placed on the calendar for third reading next Tuesday, without reference to committee.

Am. H. B. No. 196 — Mr. Faris.

To committee on Colleges and Universities.

H. B. No. 229 — Mr. Graham, of Muskingum.

To committee on County Affairs.

Am. H. B. No. 276 — Mr. Federman.

To committee on Finance.

S. B. No. 90 — Mr. Latham.

To committee on Judiciary.

S. B. No. 91 — Mr. O'Brien.

To committee on Insurance.

S. B. No. 92 — Mr. Lloyd, by request.

To committee on Military Affairs.

S. B. No. 93 — Mr. Berry.

To committee on Finance.

On motion of Mr. Berry, the County Affairs committee was relieved of further consideration of **H. B. No. 229** — Mr. Graham.

On motion of Mr. Berry, **H. B. No. 229** — Mr. Graham, was re-committed to the committee on Fees and Salaries.

By unanimous consent, the following bill was introduced and read the first time:

S. B. No. 98 — Mr. Archer.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations.

Mr. Lloyd submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 67** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

E. G. LLOYD,
CHAS. A. WHITE,
H. W. DAVIS,
J. N. STONE,

M. B. ARCHER,
GEO. J. SNYDER,
WM. AGNEW.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 198** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage

M. B. ARCHER,
EDWARD M. METTLER,
J. N. STONE,
CHAS A. WHITE
C. K. PATTERSON,

E. G. LLOYD,
H. ROSS AKE,
F. E. WHITEMORE,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order.

Mr. Sparks submitted the following report:

The joint committee on Labor, to which was referred **S. B. No. 58** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
J. E. HOLDEN,
W. M. MILLER,
CHAS. A. WHITE,

ROBERT J. O'BRIEN
H. W. DAVIS,
GEO. J. SNYDER

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred
H. B. No. 145 — Mr. Cable, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
 T. M. BERRY,
 GEO. E. KRYDER,

H. W. DAVIS,
 W. W. BELLEW.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred
H. B. No. 176 — Mr. Talley, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
 H. W. DAVIS,
 T. M. BERRY,

GEO. E. KRYDER,
 W. W. BELLEW.

The bill was ordered to be read the third time in its regular order.

Am. S. B. No. 36 — Mr. White, was taken up.

The question was, "Shall the amendments of the House of Representatives be concurred in?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Emmert,	Mettler,	Sparks,
Beebe,	Holden,	Miller,	Stone,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Hopley,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Wright—28.

So the amendments were concurred in.

Am. H. B. No. 8 — Mr. Helfrich, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

H. B. No. 116 — Mr. McCoy, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 31 — Mr. Cable, was taken up.

On motion of Mr. Kryder, **Am. H. B. No. 31** — Mr. Cable, was recommitted to the committee on Villages.

H. B. No. 66 — Mr. Comings, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—30.
Emmert,	Lloyd,		

So the bill passed.

The title was agreed to.

Am. S. B. No. 37 — Mr. Sparks, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate adjourned until 9:30 o'clock, a. m., Friday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, February 28, 1919, 9:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. ——— submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 124 — Mr. Gardner.

To enact supplementary sections 1306-1 and 1306-2 to aid the re-establishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States.

H. B. No. 135 — Mr. Burns.

To reimburse Harry D. Knox for monies expended on state property.

JOHN E. BARNES,
C. F. McCLOY,
HENRY EVANS,
GEORGE SCHELHORN,

JOHN E. HOLDEN,
ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
TOM W. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 130 — Mr. Robins.

To amend section 7491 of the General Code, relating to watering places on public highways.

H. B. No. 238 — Mr. Silver.

To supplement sections 3082 and 3107 of the General Code by the enactment of sections 3082-1 and 3107-1 relating to county children's homes.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House has acceded to the request of the Senate for a committee on Conference on matters of difference between the two Houses on **Am. H. B. No. 55** — Mr. Thompson, and the speaker appoints as managers on the part of the House, Messrs. Hughes, Clark and Thompson.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate in the matter of difference between the two Houses on **Am. H. B. No. 55** — Mr. Thompson — Messrs. Bellev, Archer, and Jones, of Franklin.

On motion of Mr. Whittemore the Senate reverted to the fourth order of business, being bills for second reading.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. S. B. No. 29 — Mr. Miller, of Stark.

To committee on Public Utilities.

Am. H. B. No. 158 — Mr. Comings.

To committee on Public Health.

Am. H. B. No. 188 — Mr. Cable.

To committee on Manufactures and Commerce.

Am. H. B. No. 197 — Mr. Gordon, of Logan.

To committee on Libraries.

S. B. No. 94 — Mr. Berry.

To committee on Insurance.

S. B. No. 95 — Mr. Beebe.

To committee on Public Printing.

S. B. No. 96 — Mr. Beebe.

To committee on Judiciary.

S. B. No. 97 — Mr. Latham.

To committee on Fish and Game.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 124 — Mr. Gardner.

H. B. No. 135 — Mr. Burns.

Am. S. B. No. 8 — Mr. O'Brien.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

A message was received from the governor submitting a report of the commission appointed to codify the drainage laws of Ohio.

On motion of Mr. Holden, the message and report of the commission were ordered printed in the appendix of the Journal.

Upon motion of Mr. Berry, the report was referred to the committee on Drainage and Irrigation.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to

H. B. No. 8 — Mr. Helfrich.

To amend section 2950 of the General Code, relative to the burial of soldiers.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Senate insist on its amendments to **H. B. No. 8** — Mr. Helfrich and asked for a committee of Conference. The motion was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes. The Senate met pursuant to recess.

On motion of Mr. Stone **S. B. No. 67** — Mr. Lloyd was recommended to the committee on Colleges and Universities.

By unanimous consent the following bills were introduced and read the first time:

S. B. No. 99 — Mr. Whittemore.

To prevent destructive floods and conserve and prevent waste of the waters of the streams, lakes and public waters of the State of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes.

S. B. No. 100 — Mr. Berry.

To codify, consolidate, and clarify the ditch laws of the State according to the report of the Commission appointed therefor, under an act passed March 21st, 1917 (Laws of Ohio 107, 1917) and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

On motion of Mr. Whittemore the Senate adjourned until 5 p. m. Monday.

Attest:

W. E. HALLEY,
Clerk.

Monday, March 3, 1919, 5 p. m.

Monday, March 3, 1919.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. M. Jennings.

The Journal of last legislative day was read and approved.

Mr. O'Brien presented the remonstrance of Frank H. Streitman and five other citizens of Hamilton county, against the passage of Senate Bill No. 24 — Mr. Lloyd.

Which was referred to the proper committee.

Mr. Kryder presented the petition of H. F. Bowles and 28 other citizens of Pemberville, Ohio, requesting the passage of S. B. No. 31 — Mr. Davis, establishing a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Patterson presented the remonstrance of C. E. Patterson and 65 other citizens of Scioto county, against the police constabulary.

Which was referred to the committee on Military Affairs.

Mr. Ritter presented the petition of John H. Tebbe and other citizens of Shelby county, recommending that all automobile license fees be retained in the county in which the license is issued.

Which was referred to the committee on Roads and Highways.

The following bill was introduced and read the first time.

S. B. No. 101 — Mr. Kryder.

Providing for long distance telephone connection to all telephone companies without discrimination.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 238 — Mr. Silver.

To committee on County Affairs.

Am. H. B. No. 130 — Mr. Robins.

To committee on Roads and Highways.

S. B. No. 98 — Mr. Archer.

To committee on Public Health.

S. B. No. 99 — Mr. Whittemore.

To committee on Public Works.

S. B. No. 100 — Mr. Berry.

To committee on Drainage and Irrigation.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk

Senate Chamber, Columbus, Ohio.

Tuesday, March 4, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Reverend W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

Mr. President:

I am directed to inform you that the House of Representatives has acceded to the request of the Senate for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 8** — Mr. Helfrich, and the Speaker appointed as managers on the part of the House, Messrs. Helfrich, Bryson and Crabbe.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate in the matter of difference between the two houses on **Am. H. B. No. 8** — Mr. Helfrich, Messrs. Hopley, Ritter and Norris.

Mr. Parrett presented the petition of the Central Church of Christ, of Wilmington, Clinton county, protesting against the passage of S. B. No. 187 — Mr. Hinchey, legalizing motion pictures on Sunday.

Which was referred to the committee on Cities.

Mr. Latham presented the resolution of the council of the city of Fremont, Ohio, protesting against the publication of legal notices in the German language, also requesting all instruction to be given in the English language only.

Which was referred to the committee on German Propaganda.

Mr. Berry presented the remonstrance of the Men's Bible Class, of Bluffton, Allen county, containing the names of 46 men asking for the passage of Senate Bills 4 and 5 and House Bills Nos. 23 and 24.

Which was referred to the committee on Temperance.

Mr. Ake presented the remonstrance of Capt. L. L. Stahl and 16 other members of the fire department of the city of Alliance, Ohio, against the eight-hour bill.

Which was referred to the proper committee.

Mr. Demuth presented the petition of James Watson and other citizens of Coshocton county, in opposition to S. B. No. 31 — Mr. Davis, for a state constabulary.

Which was referred to the committee on Military Affairs.

Mr. Demuth presented the petition of the churches of Dennison, Ohio, protesting against the passage of H. B. No. 187 — Mr. Hinchey, legalizing motion pictures on Sunday.

Which was referred to the committee on Cities.

Mr. Archer presented the petition of A. C. Barr and eight other citizens of Fairfield county, requesting Senate Bills Nos. 4 and 5 to be made emergency measures to provide for the immediate enforcement of state-wide prohibition.

Which was referred to the committee on Temperance.

Mr. Parrett presented the petition signed by members and friends of the Central Church of Christ, Wilmington, Ohio, and 80 other citizens of Clinton county against House Bill No. 187, which legalizes Sunday moving picture shows.

Which was referred to the committee on Cities.

Mr. Berry offered the following Senate joint resolution:

S. J. R. No. 28 — Mr. Berry.

WHEREAS, Senate Bill No. 100 — Mr. Berry, which seeks to revise the ditch laws of the state, contains matter of interest for every county official and for other large sections of our citizens; therefore

Be it resolved by the General Assembly of Ohio, That one thousand extra copies of said bill be printed for public distribution.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time.

S. B. No. 102 — Mr. Liggitt.

To amend sections 4728, 4728-1, 4729, 4730 and 4731 of the General Code, relative to the division of county school districts and the election of members of county boards of education.

S. B. No. 103 — Mr. Agnew.

To supplement section 2642 by the enactment of a supplemental section to be known as section 2642-1 of the General Code, relating to the duties of the county treasurer.

S. B. No. 104 — Mr. Hopley.

To supplement section 228 of the General Code by the enactment of section 228-1 of the General Code, relative to the registration of births and deaths of certain persons outside of the state.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 101 — Mr. Kryder.

To committee on Villiages.

On motion of Mr. Whittemore, the Senate recessed for thirty minutes.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 163 — Mr. Chester.

To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore, the Senate then passed to the ninth order of business, being bills for third reading.

Upon motion of Mr. Miller, **H. B. No. 17** — Mr. Comings, was placed at the head of the calendar for next Tuesday.

On motion of Mr. Whittemore **Am. H. B. No. 40** — Mr. Thompson; **S. B. No. 44** — Mr. White; **H. B. No. 198** — Mr. Hughes; **H. B. No. 176** — Mr. Talley; **H. B. No. 45** — Mr. Cable; **S. B. No. 58** — Mr. Miller, were informally passed.

Am. H. B. No. 3 — Mr. Gorrell, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

The title was agreed to.

Mr. Davis submitted the following report:

The joint committee of Conference of the Senate and House on matters of difference between the Senate and House, to which was referred **House Bill No. 28** — Mr. Wise, reports back as follows:

Having had the matter under consideration the joint committee of Conference recommends to the respective houses that the amendments to House Bill No. 28 made by the Senate be concurred in and that sections two (2) and three (3) as follows; and as attached to said bill be agreed to:

SECTION 2. The moneys herein appropriated shall be paid upon the approval of a special auditing committee consisting of the major appointee authorized by section 270-5 of the General Code, commonly known as the budget commissioner, the attorney general, the auditor of the state, the chairman of the finance committee of the Senate and the chairman of the finance committee of the House of Representatives. Such auditing committee is hereby authorized and directed to make careful inquiry as to the validity of each and every claim herein made and pay only so much thereof as may be found to be correct and just.

SECTION 3. This bill is hereby declared to be an emergency bill. That its enactment into law is necessary for the preservation of the public peace, safety and welfare of the inhabitants of the state of Ohio, and that the provisions of this bill shall be enacted into law and become effective at the earliest possible time, and shall take effect and be in full force from and after its passage and approval by the governor. The necessity therefor lies in the fact that the claimants have already waited an unreasonable time for their money and the committee is of the opinion that it should be paid at once.

H. W. DAVIS,
O. J. DEMUTH,
W. M. BERRY,

Managers on the part of the Senate.

FRANK C. WISE,
C. W. KING,
ISRAEL M. BLAUSER,

Managers on the part of the House.

The question was, "Shall the report of the committee of Conference be agreed to?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the report of the committee was agreed to.

The question was, "Shall the emergency clause be agreed to?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—31.
Emmert,	Liggitt,	Ritter,	

So the emergency clause was passed.

Am. H. B. No. 48 — Mr. Gorrell, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

H. B. No. 50 — Mr. Gorrell, was read the third time.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 change "Tuesday" to "Thursday."

In line 7 after the first word "one" insert "Daily".

In line 7 after the word language insert: "Of the political party casting the largest vote in the state at the last general election, and in one daily English newspaper of the political party casting the next largest vote in the state at the same election, both published in the county and of general circulation therein. If there be no such daily newspapers published in the county then in two weekly English newspapers published and circulated therein, if there are two such papers published; if not then in one such weekly English newspaper will be sufficient.

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Bellew,	Emmert,	Jones, of Franklin,
Ake,	Berry,	Holden,	Jones, of Meigs,
Archer,	Busbey,	Holl,	Kryder,
Beebe,	Demuth,	Hopley,	Latham,

Those who voted in the affirmative were: Messrs. — Concluded.

Liggitt,	Norris,	Ritter,	Wagner,
Lloyd,	O'Brien,	Snyder,	White,
Mettler,	Parrett,	Sparks,	Whittemore,
Miller,	Patterson,	Stone,	Wright—32.

So the bill passed.

The title was agreed to.

Am. H. B. No. 90 — Mr. Gorrell, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted— yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Demuth,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 105 — Mr. Busbey.

To amend sections 6290, 6294, 6295, 6301 and 6309 of the General Code, and to enact supplemental sections 6301-1 and 6309-1 of the General Code relating to motor vehicles.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 66 — Mr. Comings..

Permitting the city of Elyria, Ohio, to pay a cost bill in the sum of \$552.36 to The Schaefer-Suhr Coal Company of Cleveland, Ohio.

H. B. No. 106 — Mr. Hoover.

To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.

H. B. No. 116 — Mr. McCoy.

Authorizing county commissioners to invest sinking funds in bonds of the United States, the state of Ohio, or of any municipal corporation, school, township or county bonds, in such state.

H. B. No. 137 — Mr. Tom Reynolds.

To amend section 7604 of the General Code, relative to a deposit of school funds and limitation of the amount a bank may receive.

JOHN E. BARNES,
C. F. MCCOY,
HENRY EVANS,
HERBERT L. JONES,

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN.

Upon motion of Mr. Sparks, a recess was taken, during which the Senators met Mr. Orville Wright, the Dayton inventor, and his sister, Miss Catharine Wright. The chair appointed as a committee to escort the visitors, Messrs. Whittemore, Sparks, and Holden.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 7 — Mr. Whittemore.

To amend the act relating to the use of state armories.

With the following amendment in which the concurrence of the Senate is requested.

After the word "Veterans" in line 11 add the words "and honorably retired officers of the Ohio National Guard".

After word "Republic" in line 7 add the words "Union Veteran Legion".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 12 — Mr. Archer.

To amend section 11273 of the General Code, relating to venue of actions.

With the following amendments in which the concurrence of the Senate is requested:

In line 5 after the words "interurban railroad company" insert a comma and the words "suburban railroad company".

In line 11 strike out the words "such owner, lessee or companies" and insert in lieu thereof "interurban, suburban or street railroad companies".

In line 14 after the word "claimant" insert the words "for injuries to person or property".

In lines 15 and 16 strike out the words "if the line of such owner, lessee or company" and insert in lieu thereof "if the road or line of such companies".

In line 16 after the word "county" insert the following:

"If no part of such electric line or road be located in such county, then such actions may be brought in the county in which any part of such road or line is located, nearest the place where the claimant for injuries to person or property or the one whose wrongful death was caused, so resided."

In line 15 as amended strike out the first letter of the word "If" and substitute a small "i".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 214— Mr. Donahey.

To supplement section 1286 of the General Code by adding section 1286-2, providing for the administration of anaesthetics by registered nurses.

Attest:

JOHN P. MAYNAID,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned until 5 o'clock, p. m., Wednesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, March 5, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment. Prayer was offered by Reverend W. A. Perrins.

The journal of yesterday was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. J. R. No. 1— Mr. Whittemore.

Relative to appointment of committee to wait on the governor.

S. J. R. No. 2— Mr. Whittemore.

Relative to meeting in joint convention for the purpose of hearing results of election held November, 1918.

S. J. R. No. 3— Mr. Davis.

Relative to the inauguration of governor-elect James M. Cox.

S. J. R. No. 27— Mr. Agnew.

Relative to the printing of additional copies of S. J. R. No. 24.

Am. S. B. No. 36— Mr. White.

To amend sections 5777, 5778 and 5784 of the General Code, relating to the ninth United States Pharmacopoeia, and the fourth edition of the National Formulary.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CARL F. BEEBE,
TOM W. JONES,

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES.

Mr. Ake, of Stark, submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 30**— Mr.

Miller, of Stark, having had the same under consideration do recommend to their respective houses as follows:

That the bill as passed by the House be agreed to with the following amendments:

In line 17 after the word "prescribe" insert a comma and the following: "provided the salary at no time shall exceed four thousand dollars."

J. S. MILLER,
WM. L. HUGHES,
W. W. STOKES,

H. ROSS AKE,
WM. AGNEW,
M. B. ARCHER.

The question was, "Shall the report of the conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Hopley,	Mettler,	Stone,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Bellew,	Jones, of Meigs,	Norris,	White,
Berry,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—28.

So the report was adopted.

The clerk read a communication from Supt. Charles F. Campbell requesting the members to attend an entertainment at the State School for the Blind, on Thursday evening, March 13th.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 245 — Mr. Beaty.

To amend section 8190 of the General Code, relating to time of maturity of negotiable instruments.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 98 — Mr. Graham, of Licking.

To amend section 10780 of the General Code, relative to the sale of real estate of decedent and parties thereto.

H. B. No. 152 — Mr. Denune.

To amend section 6333 of the General Code, requiring labels upon packages of paint to exhibit the composition thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 36 — Mr. White.

S. J. R. No. 27 — Mr. Agnew.

S. J. R. No. 3 — Mr. Davis.

S. J. R. No. 2 — Mr. Whittemore.

S. J. R. No. 1 — Mr. Whittemore.

H. B. No. 137 — Mr. Tom Reynolds.

H. B. No. 116 — Mr. McCoy.

Am. H. B. No. 106 — Mr. Hoover.

H. B. No. 66 — Mr. Comings.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

On motion of Mr. Whittemore, the vote by which **H. B. No. 50** — Mr. Gorrell, was passed was reconsidered.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 7 after the asterisks and all of line 8 before the asterisks; which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Mettler,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

The following bills were introduced and read the first time:

S. B. No. 106 — Mr. Ake.

To supplement section 12856 of the General Code, by the enactment of supplemental section 12856-2, providing for means of communication by telephone for accused persons.

S. B. No. 107 — Mr. Stone.

To amend section 614-44 of the General Code, relative to rates to be charged by certain public utilities.

S. B. No. 108 — Mr. Agnew.

To amend section 10820 of the General Code, relating to accounts filed in decedents estates.

By unanimous consent, Mr. Agnew offered the following resolution, which was adopted:

S. R. No. 34 — Mr. Agnew.

WHEREAS, Mr. C. C. Lyon in his capacity as a newspaper correspondent was with the American Expeditionary Forces for a number of months in France, Belgium and Germany, reaching the city of Berlin and interviewing the commander-in-chief of the German army;

Be it resolved by the Senate of the State of Ohio, That Mr. Lyon be invited to address the Senate on the subject of his experience in the world war, on Thursday, March 6th, at one forty-five p. m.

The following bills were introduced and read the first time:

S. B. No. 109 — Mr. Davis.

To amend sections 1579-161 and 1579-175 of the General Code, relating to appointees of the municipal court of Youngstown, Ohio.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 163 — Mr. Chester.

To committee on Common Schools.

Am. H. B. No. 214 — Mr. Donahay.

To committee on Public Health.

S. B. No. 102 — Mr. Liggitt.

To committee on Colleges and Universities.

S. B. No. 103 — Mr. Agnew.

To joint committee on Taxation.

S. B. No. 104 — Mr. Hopley.

To committee on Public Health.

S. B. No. 105 — Mr. Busbey.

To committee on Roads and Highways.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 43** — Mr. Whittemore, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
WM. AGNEW,
M. B. ARCHER,
E. G. LLOYD,

J. N. STONE,
T. A. BUSBEY,
GEO. E. KRYDER,
GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 87** — Mr. Hoover, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
M. B. ARCHER,
W. W. BELLEW,
WM. AGNEW,

F. E. WHITTEMORE,
FRANK C. PARRETT,
E. G. LLOYD.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 207** — Mr. Cowan, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
J. E. HOLDEN,
GEORGE W. HOLL,
C. K. PATTERSON,
H. J. RITTER,
J. N. STONE,

E. G. LLOYD,
ROBERT J. O'BRIEN,
F. E. WHITTEMORE,
T. M. NORRIS,
T. A. BUSBEY,
CHAS. A. WHITE.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 146** — Mr. Myers, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
J. E. HOLDEN,
GEORGE W. HOLL,
C. K. PATTERSON,
H. J. RITTER,
J. N. STONE,

E. G. LLOYD,
ROBERT J. O'BRIEN,
F. E. WHITTEMORE,
T. M. NORRIS,
T. A. BUSBEY,
CHAS. A. WHITE.

The bill was read the third time in its regular order.

Mr. Bellew submitted the following report:

The standing committee on Judiciary, to which was referred **Am. H. B. No. 123** — Mr. Beaty, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
M. B. ARCHER,
W. W. BELLEW,
WM. AGNEW,

F. E. WHITTEMORE,
FRANK C. PARRETT,
E. G. LLOYD.

Said bill was ~~ordered~~ read the third time in its regular order.

Mr. Agnew submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 3**—Mr. Liggitt, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
M. B. ARCHER,
F. E. WHITTEMORE,
WM. AGNEW.

W. M. BELLEW
FRANK C. PARRETT,
E. G. LLOYD.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kryder submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 17**—Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of lines 5 to 11 inclusive, and insert in lieu thereof the following:

"Sec. 1329-1. It shall be unlawful for any person * * * to practice, *offer or advertise to practice dentistry or dental surgery, * * * except under the individual name in his license to practice dentistry or dental surgery, and it shall be unlawful to use any word or words other than the words dentist, dental surgeon, or titles and degrees conferred by a legally authorized dental college, and any person convicted of a violation of the provisions of this section shall be fined for the first offense not less than one hundred dollars, nor more than two hundred dollars, and upon a second conviction therefor, his license shall be suspended or revoked, as provided in section 1325 of this act.*"

In line 12, after the word "physicians", insert the words "registered pharmacists".

H. W. DAVIS,
GEO. E. KRYDER,
T. M. BERRY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, March 6th, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Under the provisions of **S. R. No. 34**—Mr. Agnew, the President introduced Mr. C. C. Lyons, war correspondent of the Columbus Citizen, who delivered an address on his experiences in France and Germany.

Upon motion of Mr. Whittemore, a vote of appreciation was extended Mr. Lyons for addressing the Senate.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. S. B. No. 12** — Mr. Archer, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittenmore, the Senate refused to accede to the request of the House for the return of **Am. S. B. No. 12** — Mr. Archer.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 231 — Mr. Billingslea.

To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to add supplemental sections 1579-92a, 1579-92b, 1579-92c and 1579-126a of the General Code, relating to the municipal court of Hamilton, Butler county, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the Committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 28** — Mr. Wise.

Making appropriations in full settlement for damage resulting from destruction of tubercular cattle and glandered horses by order of the state board of agriculture.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 43 — Mr. Huber.

To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts.

Am. H. B. No. 169 — Mr. Griswold.

To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers con-

taining commodities offered for sale, regulating charges for such packages or containers and providing penalty for violation of the provisions thereof.

Am. H. B. No. 247 — Mr. Miller, of Stark.

To amend sections 1579-197, 1579-198, 1579-204, 1579-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties.

Sub. H. B. No. 203 — Mr. Miller, of Stark.

Regulating the conduct of attorneys, defining misconduct and providing a penalty for the violation thereof.

H. B. No. 246 — Mr. Robbins.

To amend section 3092 of the General Code, relative to care of dependent children by county commissioners.

Am. H. B. No. 228 — Mr. Baker.

To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

Mr. Stone presented the resolution of the Council of the City of Elyria in opposition to the eight-hour bill for policemen and firemen. Which was referred to the joint committee on Taxation.

Mr. Stone presented the petition of the Elyria Paid Fire Department in opposition to the bill providing for an eight-hour day for firemen.

Which was referred to the joint committee on Taxation.

Mr. Berry presented the petition of J. A. Thompson and 22 other members of the Methodist Episcopal Church of Paulding, Ohio, against the passage of H. B. 187, legalizing moving picture shows on Sunday.

Which was referred to the proper committee.

Mr. Berry presented the petition of Otis Harter and 51 other citizens of Allen County, against the passage of H. B. 187, legalizing motion pictures on the Sabbath day.

Which was referred to the proper committee.

Mr. Berry presented the memorial of the Defiance Ministerial Association of Defiance, Ohio, and two hundred members of the Men's Brotherhood and Bible Class of Trinity M. E. Church of Lima, Ohio, in favor of the state police bill.

Which was referred to the committee on Military Affairs.

Mr. Parrett presented the petition of 50 citizens of Wilmington, Clinton county, against any legislation that would legalize the motion picture theatre business on the Christian Sabbath; and we call your honorable body to vote against this bill and to resist all attempts to grant any person or class of persons, the right to conduct for personal profit their ordinary business on this day, or in any way encourage Sabbath Desecration.

Which was referred to the proper committee.

Mr. Ritter presented the petition of the First Presbyterian church of Sidney, Ohio, in protest against the legalizing of the motion picture theatre business on Sunday.

Which was referred to the committee on Cities.

Mr. Berry presented the petition of firemen of the city of Findlay in opposition to the eight-hour law for firemen.

Which was referred to the joint committee on Taxation.

Mr. Wagner presented the resolution of the Council of the City of Lakewood, Ohio, in opposition to the bill providing for an eight-hour law for firemen and policemen.

Which was referred to the joint committee on Taxation.

Mr. Parrett presented the petition of the members of the Alliance Fire Department in opposition to the eight-hour law for firemen.

Which was referred to the joint committee on Taxation.

Mr. Patterson presented the petition of Rev. Roy V. Chapman and 32 other citizens of Adams county, asking for passage of Senate Bills 4 and 5.

Which was referred to the committee on Temperance.

Mr. Archer presented the petition of James P. Shoof and 7 other citizens of Beverly, Ohio, in apposition to S. B. No. 4.

Which was referred to the committee on Temperance.

Mr. Latham presented the petition of Andrew Hancock and 349 other citizens of Sandusky county, in favor of the bill legalizing the moving picture houses on Sunday.

Which was referred to the committee on Cities.

Mr. Wagner presented the remonstrance of the following labor organizations of Cleveland, Ohio, protesting against the passage of S. B. No. 31 — Mr. Davis, establishing a state constabulary: Electrical Workers Union No. 38 — 149 signatures, W. W. Diaman and 91 members of organized labor; Nat'l Association of Letter Carrier No. 40 — 176 signatures, E. A. Huerner and 50 other citizens.

Which was referred to the committee on Military Affairs.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 29 — Mr. Whittemore.

Be it resolved by the General Assembly of the State of Ohio, That when the two houses of the General Assembly adjourn tomorrow, that it be to meet Tuesday, March 11th, at 1:30 p. m.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered:

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—27.
Demuth,	Liggitt,	Ritter,	

Those voting in the negative were Messrs. Berry and Snyder
So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 110 — Mr. Wagner.

To amend section 4799 of the General Code, relating to the compensation of deputy clerks of elections.

S. B. No. 111 — Mr. Miller.

To amend section 14203-23 of the General Code, relating to the abandonment of that portion of the Ohio Canal between the aqueduct of said canal over Raccoon creek and the village of Hebron, Licking county, Ohio.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 245 — Mr. Beaty.

To committee on Judiciary.

H. B. No. 152 — Mr. Denune.

To committee on Manufactures and Commerce.

Am. H. B. No. 98 — Mr. Graham, of Licking.

To committee on Judiciary.

S. B. No. 106 — Mr. Ake.

To committee on Judiciary.

S. B. No. 107 — Mr. Stone.

To committee on Public Utilities.

S. B. No. 108 — Mr. Agnew.

To committee on Joint Taxation.

S. B. No. 109 — Mr. Davis.

To committee on Judiciary.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 79** — Mr. Brach, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,

W. W. BELLEW,

H. ROSS AKE,

F. E. WHITTEMORE,

WM. AGNEW,

FRANK C. PARRETT,

E. G. LLOYD.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Mettler, **H. B. No. 79** — Mr. Brach, was re-committed to the committee on Judiciary.

Mr. Sparks submitted the following report:

The standing committee on Prison and Prison Reforms, to which was referred **S. B. No. 69** — Mr. Sparks, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,

H. J. RITTER,

F. F. EMMERT,

GEO. D. JONES,

HOWELL WRIGHT,

H. ROSS AKE,

TOM W. JONES,

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 112 — Mr. Kryder.

To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.

Mr. Jones submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 55** — Mr. Thompson, having had the same under consideration do recommend to their respective houses as follows:

That said bill shall remain as passed by the House of Representatives with the following amendment:

In line six at the end of the line add: "all officers authorized to issue certificates of compliance with the laws of this state, to corporations not organized under the laws of this state, shall keep a record of such certificates issued by them".

W. W. BELLEW,
M. B. ARCHER,
GEO. D. JONES,

WM. L. HUGHES,
FRANCIS M. THOMPSON,
MILTON CLARK.

The question was, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken and resulted — yeas 31, nays one, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Wright—31.
Davis,	Latham,	Patterson,	

Mr. Whittemore voted in the negative.

So the report of the Conference committee was agreed to.

Mr. Parrett submitted the following report:

The Joint Taxation Committee, to which was referred **S. B. No. 89** — Mr. Parrett, having had the same under consideration, reports it back and recommends its passage.

WM. AGNEW,
RUPERT BEETHAM,
HUSTON T. ROBINS,
E. HOLDEN,
E. J. HOPPLE,
R. W. BILLINGSLEA,

FRANK E. PARRETT,
WM. T. ALLEN,
T. M. BERRY,
MILTON CLARK,
FRANCIS M. THOMPSON,
F. E. WHITTEMORE,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Parrett submitted the following report:

The Joint Taxation Committee, to which was referred **S. B. No. 72** — Mr. Parrett, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 45 strike out remainder of line after the period and beginning with the word "for".

Strike out all of lines 46, 47, 48, 49, 50, 51, 52 and 53 up to the period, and insert in lieu thereof the following:

For the purpose of carrying out the provisions of this act and the provisions of sections 2583, 5366 and 5612 of the General Code, each county auditor shall appoint such number of experts, deputies, clerks and employes as may from time to time be prescribed for him by the tax commission of Ohio. Such experts, deputies, clerks and employes shall hold their employment for such time as may be prescribed by the tax commission of Ohio. The compensation of such experts, deputies, clerks and employes shall be fixed by the county auditor subject to the approval of the tax commission of Ohio, and shall be paid monthly out of the general fund upon warrant of the county auditor. Such compensation shall constitute a charge against the county, regardless of the amount of money in the county treasury appropriated for such purposes and notwithstanding any failure of the county commissioners to levy or appropriate funds therefor. On the first day of January, annually, any amount in the fee fund of the county auditor in excess of that necessary to pay the one-sixth of the aggregate compensation of the deputies, assistants, clerks and other employes of such auditor as fixed under section 2980-1 of the General Code, but not in excess of the amount paid out of the general county fund under the provisions of this section, shall be transferred to the general county fund without action by the county commissioners.

FRANCIS M. THOMPSON,
WM. AGNEW,
FRANK C. PARRETT,
W. W. BELLEW,
E. J. HOPPLE,

F. E. WHITTEMORE,
T. M. BERRY,
HUSTON T. ROBINS,
MILTON CLARK,
RUPERT BEETHAM.

Mr. Agnew submitted the following report:

The special Joint Taxation Committee, to which was referred **S. B. No. 82** — Mr. Agnew, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 4 to 24, inclusive, and insert in lieu thereof

Sec. 5564. For the purpose of enabling the * * * county auditor to determine the value and location of buildings and other improvements * * * every individual, partnership, incorporated company, or otherwise, who shall erect or construct any building or other improvement costing over one hundred (\$100.00) dollars upon any land within any of the various townships, villages or municipalities not having and requiring a system of building registration and inspection shall, before erecting or constructing such building or improvement, apply to the auditor of the county within which such land or lands are located, for a permit to erect or construct such building or improvement. Every applicant for such permit shall furnish the county auditor with a definite description of the

land on which such building or improvement is to be erected or constructed, the name of the owner of the land, a description of the size and type of the building or improvement and the estimated cost thereof. Upon the failure to make the application as herein provided, and upon the discovery of such building or improvement by the county auditor after the same has been erected or constructed, the said building or improvement shall be appraised by the county auditor at its true value in money and placed upon the duplicate together with a penalty of fifty per cent. for each of the years from the date of the erection or construction to the date of discovery. The county auditor may enter * * * within all reasonable hours, by himself or deputy, and fully examine all buildings and structures of every kind, which are by this title either liable to or exempt from taxation.

WM. AGNEW,
FRANK C. PARRETT,
W. W. BELLEW,
T. M. BERRY,
J. E. HOLDEN,
E. J. HOPPLE,

MILTON CLARK,
HUSTON T. ROBINS,
RUPERT BEETHAM,
FRANCIS M. THOMPSON,
R. M. BILLINGSLEA,
F. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Agnew submitted the following report:

The special Committee on Taxation, to which was referred **S. B. No. 84**—Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

FRANK C. PARRETT,
FRANCIS M. THOMPSON,
WM. AGNEW,
R. M. BILLINGSLEA,
E. J. HOPPLE,
MILTON CLARK,

W. W. BELLEW,
J. E. HOLDEN,
T. M. BERRY,
F. E. WHITTEMORE,
HUSTON T. ROBINS,
RUPERT BEETHAM.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hopley submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 8**—Mr. Helfrich, having had the same under consideration do recommend to their respective houses as follows:

That the Senate amendment be concurred in.

JAMES B. HOPLEY,
H. J. RITTER,
T. M. NORRIS,

C. C. CRABBE,
W. B. BRYSON.

The question was, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Mettler,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Wright—30.
Davis,	Latham,		

So the report of the Conference committee was agreed to.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 74**—Mr. Miller, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out line 15 and all the remainder of the bill to and including line 72.

ROBERT J. O'BRIEN,	H. W. DAVIS,
W. W. BELLEW,	T. A. BUSBEY,
F. E. WHITEMORE,	FRANK C. PARRETT.
J. N. STONE,	

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

S. J. R. No. 28—Mr. Berry, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—29.
Demuth,			

So the joint resolution was adopted.

H. J. R. No. 28—Mr. Crabbe, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 20, nays 12, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Jones, of Franklin,	Snyder,
Beebe,	Holden,	Mettler,	Wagner,
Berry,	Holl,	Norris,	Wright—12.

So the joint resolution was adopted.

Am. S. B. No. 12 — Mr. Archer, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 20, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holl,	Norris,	Wagner,
Beebe,	Miller,	Snyder,	Wright—9.
Holden,			

So the amendments were concurred in.

Am. S. B. No. 7 — Mr. Whittemore, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Bellew,	Latham,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore,
Demuth,	Lloyd,	Ritter,	Wright—29.
Emmert,			

So the amendments were concurred in.

On motion of Mr. Whittemore the Senate recessed for 5 minutes.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 29 — Mr. Whittemore, relative to adjournment.

Attest: JOHN P. MAYNARD,
Clerk.

Am. H. B. No. 40 — Mr. Thompson, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Ritter,	Whittemore,
Demuth,	Mettler,	Snyder,	Wright—25.
Holden,			

So the bill passed.

The title was agreed to.

S. B. No. 44 — Mr. White, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Mettler,	Sparks,
Ake,	Demuth,	Miller,	Stone,
Archer,	Emmert,	Norris,	Wagner,
Beebe,	Holden,	O'Brien,	White,
Bellew,	Holl,	Parrett,	Whittemore,
Berry,	Jones, of Franklin,	Ritter,	Wright—27.
Busbey,	Latham,	Snyder,	

Those who voted in the negative were: Messrs. Hopley, Kryder, Liggitt — 3

So the bill passed.

The title was agreed to.

H. B. No. 198 — Mr. Hughes, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Mettler,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Wright—30.
Davis,	Latham,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, **H. B. No. 176** — Mr. Talley, was made a special order for Tuesday, March 11, 1919, at 2:15 p. m.

H. B. No. 145 — Mr. Cable, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Mettler,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—28.

So the bill passed.

The title was agreed to.

S. B. No. 58 — Mr. Miller, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows: at the end of line 163, section 21, add "exclusive supervision,"

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—28.

So the bill passed.

The title was agreed to.

By unanimous consent, Mr. Whittemore offered the following joint resolution:

S. J. R. No. 30 — Mr. Whittemore.

Relating to the statute of West Virginia the effect of which will be to restrict the exportation of natural gas except in such amounts as are found to remain after the domestic, industrial and other demands within the state of West Virginia have been fully met and satisfied.

WHEREAS, The attorney general of Ohio has called the attention of members of the General Assembly of Ohio to the fact that the legislature of the state of West Virginia enacted a law February 12, 1919, approved by the governor February 17, 1919, the effect of the operation whereof will be in substance that through powers sought to be conferred on the public service commission of the state of West Virginia and the courts of said state, the natural gas supplies found and produced in said state will be first applied to the full satisfaction of the domestic, industrial and other demands of the citizens of West Virginia, regardless of the right of citizens of other states, or the obligations of contracts of companies producing

natural gas in the state of West Virginia and transmitting it to citizens of other states; and

WHEREAS, The enforcement of such law and orders made pursuant thereto by the public service commission of the state of West Virginia and the courts of said state, would have the effect of depriving the state of Ohio of practically all, if not all, of the natural gas which is now being transported and is proposed to be transported into the state of Ohio, and upon which the state of Ohio is dependent, from the state of West Virginia; and

WHEREAS, The state of Ohio is largely dependent for its domestic and industrial supply of natural gas upon the transportation of natural gas from the state of West Virginia as appears by the following statement of facts and figures:

1. For the year 1916 (the last year for which government statistics are available), the consumption of natural gas in Ohio was 169,480,111,000 cubic feet, of which 69,888,070,000 cubic feet were produced in Ohio, leaving 99,591,941,000 cubic feet of gas, imported into Ohio through pipe lines from West Virginia, during the year 1916, less a small part thereof, which was imported, in said year, from the state of Pennsylvania. The present consumption and ratio of such natural gas in Ohio is practically the same, the Ohio production for 1917 being 68,000,000,000 and is still on the decline.

2. There are over 500 natural gas using municipalities in Ohio.

3. There are over 800,000 domestic natural gas consumers in Ohio.

4. There are over 4,000,000 people in Ohio depending upon natural gas for their cooking, heating and lighting service.

5. Practically three-fourths of the state's population are dependent on natural gas.

6. 69 out of 88 of the county seats of Ohio use natural gas; and

WHEREAS, If said law becomes effective it will be very detrimental and of grave injury to the health, comfort, convenience, rights, welfare and property of the people of the state of Ohio; and

WHEREAS, In the formation of our federal Union, the United States of America, it was deemed necessary for their mutual welfare and common good to make a common fund of their natural and material resources, and to covenant that, with respect to commercial intercourse between the several states, there would be no state lines, and that all control over interstate commerce should be vested in the federal government; and

WHEREAS, Any attempt on the part of any state to prohibit its resources, such as natural gas, from being transported in interstate commerce, would be a violation of both the letter and the spirit of that solemn constitution and covenant between the several states, and if permitted in such an instance would inevitably lead to ruinous reprisals by other states having valuable resources within their boundaries, and would thus reduce our Union of states to a condition of clashing sovereignties and to a condition of sectionalism completely incompatible with the idea of an harmonious Union, and might well be the beginning of a dangerous process of disintegration; and

WHEREAS, By the adoption of the Federal Constitution the several states yielded up their sovereign right to redress alleged injustices committed by sister states by the process of diplomatic intercourse, or by

embargo, or by war, and vested the power to adjust all differences in the courts of the United States; and

WHEREAS, A large proportion of the citizens of the state of Ohio are wholly without remedy or redress in the premises, except through action by the state authorities representing said citizens; therefore,

Be it resolved by the General Assembly of the State of Ohio, That the attorney general of the state of Ohio be, and he is hereby required and directed to make such investigation, institute such legal proceedings, and to do all things as may be necessary in his opinion to protect the rights and interests of the state of Ohio, and the rights and interests of the citizens of the state of Ohio with regard to all matters herein recited and incident thereto.

The joint resolution was laid over under the rule.

On motion of Mr. Whittemore the Senate adjourned until 9:30 Friday morning, March 7.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, March 7, 1919, 9:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

On motion of Mr. Whittemore, the Senate passed to the fourth order of business which is the introduction of bills.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 247 — Mr. Miller, of Stark.

To committee on Judiciary.

Am. H. B. No. 169 — Mr. Griswold.

To committee on Manufactures and Commerce.

H. B. No. 43 — Mr. Huber.

To committee on Common Schools.

Am. H. B. No. 231 — Mr. Billingslea.

To committee on Judiciary.

Sub. H. B. No. 203 — Mr. Miller, of Stark.

To committee on Judiciary.

H. B. No. 246 — Mr. Robbins.

To committee on Benevolent Institutions.

Am. H. B. No. 228 — Mr. Baker.

To committee on Judiciary.

S. B. No. 110 — Mr. Wagner.

To committee on Privileges and Elections.

S. B. No. 111 — Mr. Miller.

To committee on Public Works.

S. B. No. 112 — Mr. Kryder.

Mr. Liggitt moved that **S. B. No. 112** — Mr. Kryder, be referred to the committee on Villages.

Mr. O'Brien moved that **S. B. No. 112** — Mr. Kryder, be referred to the committee on Military Affairs.

The question was: "Shall the motion of Mr. Liggitt to refer **S. B. No. 112** to the committee on Villages be agreed to?"

It was agreed to and **S. B. No. 112** was referred to the committee on Villages.

Mr. Berry submitted the following report:

The standing committee on Fees and Salaries, to which was referred **H. B. No. 229** — Mr. Graham, of Muskingum, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 10, strike out the word "fifty" and insert the word "sixty".

After line 39 add the following:

"Section 3. This act is hereby declared to be an emergency act and that its enactment is necessary for the immediate preservation of the public peace and safety. The necessity therefor lies in the fact that the public peace and safety require that the county officers of the state shall be supplied with funds sufficient to secure and retain the services of sufficient qualified deputies to enable them to discharge the public business in a proper manner and to fulfill their functions and duties."

T. M. BERRY,
EDWARD N. METTLER,
GEO. E. KRYDER,

D. A. LIGGITT,
H. J. RITTER,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed third time in the regular order.

Mr. Liggitt submitted the following report:

The standing committee on Fish and Game, to which was referred **S. B. No. 83** — Mr. Latham, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 4 after the word "hunter's", insert the words "and trapper's".

In line 5 after the word "hunter", insert the words "or trapper".

In line 11 strike out all after the period. and in line 12 strike out all to and including the period.

In line 13 after the word "hunt", insert the words "or trap".

In line 15 after the word "hunt" insert the words "or trap".

C. K. PATTERSON,
D. A. LIGGITT,
THOMAS W. LATHAM,
GEORGE W. HOLL,

O. J. DEMUTH,
W. E. SPARKS,
H. ROSS AKE,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed third time in its regular order.

S. J. R. No. 30 — Mr. Whittemore, was taken up.

Upon motion of Mr. Whittemore **S. J. R. No. 30** — Mr. Whittemore, was informally passed.

S. B. No. 43 — Mr. Whittemore, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—27.
Demuth,	Liggitt,	Snyder,	

So the bill passed.

The title was agreed to.

H. B. No. 207 — Mr. Cowan, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Latham,	Patterson,	White,
Davis,	Liggitt,	Ritter,	Whittemore,
Demuth,	Lloyd,	Snyder,	Wright—25.
Emmert,			

So the bill passed.

The title was agreed to.

H. B. No. 87 — Mr. Hoover, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—26.
Demuth,	Lloyd,	Snyder,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 146 — Mr. Myers, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Sparks,
Archer,	Holl,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Latham,	Patterson,	White,
Davis,	Liggitt,	Ritter,	Whittemore,
Demuth,	Lloyd,	Snyder,	Wright—25.
• Emmert,			

So the bill passed.

The bill was agreed to.

On motion of Mr. Whittemore, leave of absence was granted the absent members.

On motion of Mr. Whittemore the Senate adjourned.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Tuesday, March, 11, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of last legislative day was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on:

Am. H. B. No. 55 — Mr. Thompson.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions in which the concurrence of the Senate is requested:

H. J. R. No. 33 — Mr. Crabbe.

Relative to printing extra copies of **H. B. No. 24**, as amended.

H. J. R. No. 34 — Mr. Fouts.

Relative to printing extra copies of **H. B. No. 162**.

Attest: JOHN P. MAYNARD,
Clerk.

Said joint resolutions were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 260 — Mr. Hastings-Wiest.

To amend section 6351 of the General Code, relative to exempting honorably discharged soldiers or sailors of the United States who participated in the war with Germany and Austria, from payment of the full fee for a peddler's license.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed

Am. H. B. No. 169 — Mr. Griswold.

To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers containing commodities offered for sale, regulating charges for such package or containers and providing penalty for violation of the provisions thereof, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 104 — Mr. Jones, of Trumbull.

Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917-1919 and Spanish American war of 1898 and 1899.

Am. H. B. No. 132 — Mr. Wise.

To amend sections 5707, 5751, 6251 and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

Am. H. B. No. 139 — Mr. Beaty.

To amend sections 12940, 12941 and 12942 of the General Code, relating to equal rights in places of public accommodation, amusement, resort, refreshments and education, and providing penalty for violations thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on:

Am. H. B. No. 30 — Mr. Miller, of Stark.

Attest: JOHN P. MAYNARD,
Clerk.

Mr. Busbey presented the remonstrances of the Christian Endeavor Society of the High Street Christian Church of Springfield, Ohio, of the Christian Endeavor Society of the Presbyterian Church of New Carlisle, Ohio, and the Christian Endeavor Society of the United Brethren Church of Springfield, Ohio, signed by twenty-two members, against House Bill No. 330 — Mr. Federman, relative to Sunday observance.

Which was referred to the proper committee.

Mr. Archer presented the petition of W. Charles Benjamin and 32 other citizens of Athens county, protesting against the passage of H. B. No. 330.

Which was referred to the proper committee.

Mr. Archer presented the petition of the pastors of the churches of Baltimore, Basil and vicinity representing a constituency of at least 2000 members in opposition to all bills introduced in the Senate, whose aim is to secularize the Christian Lord's day.

Which was referred to the proper committee.

Mr. Berry presented the petition of Rev. R. C. Walling and 21 other citizens of Van Wert county, requesting the passage of House bills Nos. 23 and 24 and Senate bills Nos. 4 and 5.

Which was referred to the committee on Temperance.

Mr. Archer presented the petition of J. W. Orr and 19 other citizens of Athens county, protesting against the passage of H. B. No. 330.

Which was referred to the proper committee.

Mr. Archer presented the petition of John B. Dickinson and 43 other citizens of Athens county, protesting against the passage of H. B. No. 330.

Which was referred to the proper committee.

Mr. Archer presented the petition of C. A. Hughes and 15 other citizens of Fairfield county, protesting against the passage of H. B. 330.

Which was referred to the proper committee.

The following bills were introduced and read the first time:

S. B. No. 113 — Mr. Bellew.

To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue.

S. B. No. 114 — Mr. Lloyd.

To amend section 270-6 of the General Code, relative to the sundry claims board.

H. B. No. 176 — Mr. Talley, the special order for the hour, was read the third time.

The question was, "Shall the bill pass?"

Mr. Jones moved that **H. B. No. 176**—Mr. Talley, be recommended to the committee on Public Health

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 4 and 5, strike out the words "*or any of its branches*".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out the words "*or any of its branches*".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, strike out the words "*or any of its branches*".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 strike out the words "*or any of its branches*".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 23 strike out the words "*or any of its branches*".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 27 strike out the word "*state*" and add at the end of said line 27 the words, "*The provisions of this section shall not apply to practitioners of limited branches of medicine and surgery*".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out the word "*and*" and the figures "13423".

Strike out all of lines 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64.

In line 65 strike out the word "*and*" and the figures "13423".

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Jones moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 64 strike out the word "*or*" and in lieu thereof insert the words "*but not including*", and after the word "*its*" insert the word "*limited*".

The question was, "Shall the amendment be agreed to?"

On which the yeas and nays were demanded, and resulted — yeas 7, nays 22, as follows:

Those who voted in the affirmative were: Messrs.

Berry,	Holden,	Jones, of Franklin,
Emmert,	Holl,	Mettler,
		Snyder—7.

Those who voted in the negative were: Messrs.

Agnew,	Demuth,	Miller,	Ritter,
Ake,	Hopley,	Norris,	Sparks,
Archer,	Jones, of Meigs,	O'Brien,	Wagner,
Beebe,	Kryder,	Parrett,	Whittemore,
Bellew,	Latham,	Patterson,	Wright—22.
Busbey,	Liggitt,		

So the amendments were disagreed to.

Mr. Busbey demanded the previous question, which demand was duly seconded.

The question was, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Latham,	Parrett,
Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Hopley,	Lloyd,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	Wagner,
Bellew,	Kryder,	O'Brien,	Wright—20.

Those who voted in the negative were: Messrs. Berry, Emmert, Holl, Jones of Franklin, Norris — 5.

So the bill passed.

Mr. Jones moved to amend as follows:

In the third line of the title, after the word "surgery", strike out the words, "or any of its branches".

The motion was disagreed to.

To the title was agreed to as read.

The following bills were introduced and read the first time.

S. B. No. 115 — Mr. Bellew.

To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.

S. B. No. 116 — Mr. Berry.

To authorize the sale of certain real estate, now a part of the Lima State Hospital property in Allen county.

S. J. R. No. 30 — Mr. Whittemore, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Bellew,	Emmert,	Jones, of Meigs.
Ake,	Berry,	Holden,	Kryder,
Archer,	Busbey,	Hopley,	Latham,
Beebe,	Demuth,	Jones, of Franklin,	Liggitt,

Those who voted in the affirmative were: Messrs.—Concluded.

Lloyd,	Norris,	Patterson,	Sparks,
Mettler,	O'Brien,	Ritter,	Wagner,
Miller,	Parrett,	Snyder,	Whittemore,
			Wright—29.

So the joint resolution was adopted.

Upon motion of Mr. Whittemore **S. B. No. 3**—Mr. Liggitt, **Am. H. B. No. 123**—Mr. Beatty, **Am. S. B. No. 17**—Mr. Lloyd, **H. B. No. 17**—Mr. Comings, were informally passed.

S. B. No. 69—Mr. Sparks, was read the third time.

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6, strike out the two words "so as".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the emergency clause be agreed to?"

The yeas and nays were taken, and resulted—yeas 27, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Patterson,
Ake,	Holl,	Lloya	Ritter,
Beebe,	Hopley,	Mettler,	Snyder,
Berry,	Jones, of Franklin,	Miller,	Sparks,
Busbey,	Jones, of Meigs,	Norris,	Wagner,
Demuth,	Kryder,	O'Brien,	Whittemore—27.
Emmeri,	Latham,		

Mr. Archer voted in the negative.

So the emergency clause was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 26, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Patterson,
Ake,	Holl,	Mettler,	Ritter,
Beebe,	Hopley,	Miller,	Snyder,
Berry,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Jones, of Meigs,	O'Brien,	Wagner,
Demuth,	Kryder,	Parrett,	Whittemore—26
Emment,	Latham,		

Mr. Archer voted in the negative.

So the bill passed.

Am. S. B. No. 72—Mr. Parrett, was read the third time.

Upon motion of Mr. Parrett, **Am. S. B. No. 72** was made a special order of business for Thursday, March 13, at 3 p. m.

Am. S. B. No. 74—Mr. Miller, was read the third time.

The question was, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the letter "s" in the word sections and strike out the numerals "1465-68, 1465-79 and 1465-83".

After line 14, insert Section 2. That said original section 871-1 of the General Code be, and the same is hereby repealed.

Which was agreed to.

Mr. Miller was appointed such committee and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 12, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Patterson,
Archer,	Hopley,	Miller,	Ritter,
Bellew,	Jones, of Meigs,	O'Brien,	Sparks,
Busbey,	Kryder,	Parrett,	Whittemore—18.
Demuth,	Latham,		

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Meigs,	Norris,	Wright—12.

So the bill passed.

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

By striking out the letter "s" in the word sections and the numerals 1465-68, 1465-79, and 1465-83.

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

So the title was agreed to as amended.

Upon motion of Mr. Agnew, **S. B. No. 82** — Mr. Agnew, was informally passed.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

S. B. No. 84 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew;	Holden,	Liggitt,	Patterson,
Ake,	Holl,	Lloyd,	Ritter,
Archer,	Hopley,	Mettler,	Snyder,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright—29.
Emmert,			

So the bill passed.

The title was agreed to.

S. B. No. 89 — Mr. Parrett, was read the third time.

The question was, "Shall the bill pass?"

Mr. Parrett moved to refer the bill to a select committee of one with instructions to amend as follows:

In line 8 insert a comma after the word corporation where it appears a second time in the line.

In line 92 the letter "e" should be eliminated from the first word in the line.

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—29.
Emmert,			

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 240 — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 178 — Mr. Federman.

Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws), and the act passed May 17, 1915 (106 Ohio Laws), until such time as it commences

operation of the facilities and utilities authorized to be constructed upon, in, under and above the same.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, March 12, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

A message was received from the governor relative to the biennial budget for the years 1919-1921.

Upon motion of Mr. Whittemore, the communication was referred to the Finance committee and ordered printed in the appendix to the Journal.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **H. B. No. 139** — Mr. Beaty.

To amend sections 12940 and 12941 of the General Code, relating to equal rights in places of public accommodation, amusement, resort, refreshments and education, and providing penalty for violation thereof and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Upon motion of Mr. Whittemore, the request of the House was acceded to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 15 — Mr. Kryder.

To amend sections 1352, 6259 and 6262, to add supplementary section 1236-6 and to repeal sections 6257 and 6258 of the General Code relative to classification and inspection of hospitals.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 285 — Mr. Jones, of Trumbull.

To supplement section 1352 of the General Code by the enactment of supplemental section to be known and designated as section 1352-6, relating to institutions caring for children.

H. B. No. 180 — Mr. Graham, of Licking.

To provide a pension fund for persons long employed in state institutions and to provide for the retirement of such persons on part pay.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has indefinitely postponed the following:

S. B. No. 2 — Mr. Kryder.

To amend section 12600-65 of the General Code (as amended 102 O. L., pp. 630-631) relative to the installation of sanitary closets and urinals.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Latham offered the following resolution, which was adopted:

S. R. No. 35 — Mr. Latham.

WHEREAS, Brigadier General John C. Speaks, a life long and respected citizen of Ohio, served in the military forces of the state and nation for a term of forty years, during which period no complaint, reprimand or charge of any character was ever placed against his record, while on the other hand his military capabilities and efficiency have been demonstrated and certified to on many occasions,

WHEREAS, General Speaks was honorably discharged from the army of the United States without apparent cause and at a time when the services of experienced and capable officers were needed,

WHEREAS, There is widespread report and belief that a group of regular army officers in control of our military establishment and who direct its activities have unjustly and illegally discriminated against and caused the replacement and discharge of competent and experienced National Guard and Volunteer officers; now, therefore be it

Resolved, That the Ohio Senate, in session assembled, respectfully request and urge the secretary of war to cause the case of General Speaks to be reopened and that a review or rehearing of the matter be permitted for the purpose of determining whether or not that officer was justly and lawfully separated from the military service.

The following bills were introduced and read the first time.

S. B. No. 117 — Mr. Jones, of Franklin.

To amend section 5809 of the General Code.

S. B. No. 118 — Mr. Agnew.

To provide for the printing of an auditor's report of exempt property and other information of public importance.

S. B. No. 119 — Mr. Latham.

To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 and 13916-4 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

S. B. No. 120 — Mr. Lloyd.

To provide procedure relative to assessments for improvements to state owned real estate and the payment thereof by the state.

H. B. No. 121 — Mr. Berry (By request).

To provide a seal for the state department of health for the authentication of records and to authorize the administering of oaths.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 104 — Mr. Jones, of Trumbull.

To committee on Military Affairs.

Am. H. B. No. 132 — Mr. Wise.

To committee on Public Printing.

H. B. No. 260 — Mr. Hastings-Wiest.

To committee on Military Affairs.

Am. H. B. No. 178 — Mr. Federman.

To committee on Cities.

Am. H. B. No. 240 — Mr. Matthews.

To committee on Public Health.

S. B. No. 113 — Mr. Bellew.

To committee on Judiciary.

S. B. No. 114 — Mr. Lloyd.

To committee on Finance.

S. B. No. 115 — Mr. Bellew.

To committee on Judiciary.

S. B. No. 116 — Mr. Berry.

To committee on Benevolent Institutions.

Mr. Ritter submitted the following report:

The standing committee on Public Works, to which was referred **S. B. No. 111** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
GEO. E. KRYDER,
O. J. DEMUTH,
W. E. SPARKS,
JAMES R. HOPLEY,

T. M. BERRY,
H. ROSS AKE,
EDWARD N. METTLER,
GEORGE W. HOLL,
GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Public Works, to which was referred **S. B. No. 42** — Mr. Patterson, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
GEO. E. KRYDER,
O. J. DEMUTH,
W. E. SPARKS,
JAMES R. HOPLEY,

T. M. BERRY,
H. ROSS AKE,
EDWARD N. METTLER,
GEORGE W. HOLL,
GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Public Works, to which was referred **H. B. No. 164** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
GEO. E. KRYDER,
O. J. DEMUTH,
W. E. SPARKS,
JAMES R. HOPLEY,

T. M. BERRY,
H. ROSS AKE,
EDWARD N. METTLER,
GEORGE W. HOLL,
GEO. J. SNYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 276** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
H. J. RITTER,
T. A. BUSBEY,
ROBERT J. O'BRIEN,
E. G. LLOYD,

F. M. NORRIS,
C. K. PATTERSON,
J. E. HOLDEN,
F. E. WHITTEMORE.

The report was agreed to.

On motion of Mr. Davis the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 276** was engrossed at the clerk's desk and read the third time.

The question was, "Shall the bill, **H. B. No. 276**, pass?"

Mr. Davis moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 211 Charles A. Reid and Frederick W. Greene, for legal services rendered to the special Joint Taxation committee of the 82nd General Assembly, \$1,800 each, \$3,600.

Which was agreed to.

Mr. Davis was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill, **H. B. No. 276**, pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Holden,	Lloya,	Ritter,
Archer,	Holl,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—30.
Davis,	Latham,		

So the bill passed.

The title was agreed.

The standing committee on Roads and Highways, to which was referred **H. B. No. 130** — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

T. A. BUSBEY,	H. W. DAVIS,
C. K. PATTERSON,	O. J. DEMUTH,
GEO. E. KRYDER,	GEO. J. SNYDER,
JAMES R. HOPLEY,	F. E. WHITTEMORE,
T. M. BERRY,	C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

H. J. R. No. 33 — Mr. Crabbe, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Ritter,
Ake,	Hopley,	Mettler,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Wagner,
Bellew,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—27.
Demuth,	Liggitt,	Patterson,	

So the joint resolution was adopted.

H. J. R. No. 34 — Mr. Fouts, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Archer,	Bellew,	Davis,
Ake,	Beebe,	Busbey,	Demuth,

Those who voted in the affirmative were: Messrs. — Concluded.

Holden,	Kryder,	Norris,	Snyder,
Holl,	Latham,	O'Brien,	Sparks,
Hopley,	Liggitt,	Parrett,	Wagner,
Jones, of Franklin,	Lloyd,	Patterson,	Whittemore,
Jones, of Meigs,	Mettler,	Ritter,	Wright—28.

So the joint resolution was adopted.

On motion of Mr. Parrett, the Senate recessed for five minutes.

Senate met pursuant to recess.

S. B. No. 3 — Mr. Liggitt, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Ritter,
Archer,	Holl,	Miller,	Snyder,
Beebe,	Hopley,	Norris,	Sparks,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	Wright—26.
Busbey,	Kryder,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 123 — Mr. Beaty, was taken up.

On motion of Mr. Norris, **Am. H. B. No. 123** was recommitted to the Judiciary committee.

Am. S. B. No. 17 — Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12 strike out the words "Clergymen" "Priests" "Registered Pharmacists"

In line 13 strike out the word "Dentists"

The question was, "Shall the bill pass?"

Mr. O'Brien moved to refer the amendment to a select committee of one, with instructions to amend as follows:

Strike out the words "clergymen" and "priests" in the amendment.

The question was, "Shall the amendment to the amendment be agreed to?"

On which the yeas and nays were demanded, taken, and resulted — yeas 13, nays 16, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holden,	Lloyd,	Parrett,
Beebe,	Jones, of Meigs,	Mettler,	Snyder,
Bellew,	Latham,	O'Brien,	Whittemore—13.
Davis,			

Those who voted in the negative were: Messrs.

Agnew,	Holl,	Liggitt,	Ritter,
Ake,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Demuth,	Kryder,	Patterson,	Wright—16.

So the amendments to the amendment were disagreed to.

The question was, "Shall the amendment be agreed to?"

On which the yeas and nays were demanded taken, and resulted — yeas 14, nays 14, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	Patterson,	Wright—14.
Demuth,	Kryder,		

Those who voted in the negative were: Messrs.

Archer,	Holden,	Mettler,	Ritter,
Beebe,	Latham,	O'Brien,	Snyder,
Bellew,	Liggitt,	Parrett,	Whittemore—14.
Davis,	Lloyd,		

So the amendment was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 14, nays 14, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Mettler,	Snyder,
Beebe,	Kryder,	Parrett,	Sparks,
Davis,	Liggitt,	Ritter,	Wright—14.
Holden,	Lloyd,		

Those who voted in the negative were: Messrs.

Agnew,	Demuth,	Miller,	Patterson,
Archer,	Holl,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore—14.
Berry,	Latham,		

The bill not having received a constitutional majority was lost.

On motion of Mr. Whittemore, **H. B. No. 17** — Mr. Comings, was informally passed.

S. B. No. 82 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

Mr. Agnew moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the word "otherwise" insert the following: "except railroads and public utilities whose property is valued for taxation by the state tax commission,".

Which was agreed to.

Mr. Agnew was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Mettler,	Snyder,
Ake,	Jones, of Franklin,	Miller,	Sparks,
Archer,	Jones, of Meigs,	Norris,	Wagner,
Bellew,	Kryder,	O'Brien,	Whittemore,
Berry,	Latham,	Parrett,	Wright—23.
Holden,	Lloyd,	Patterson,	

Those who voted in the negative were: Messrs. Demuth, Liggitt and Ritter.

So the bill passed.

The title was agreed to.

On motion of Mr. O'Brien, leave of absence was granted the absent members.

On motion of Mr. Whittemore the Senate adjourned.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, March 13, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

A communication was read from Mary W. Roberts, corresponding secretary of the Columbus Teachers' Association announcing an address by Hon. Simeon D. Fess at Memorial Hall, Columbus, on Friday evening, March 14th.

Mr. Busbey presented the remonstrance of the Christian Endeavor Society of the Third Lutheran Church, Springfield, signed by D. J. McCreary, president, against H. B. No. 330 — Mr. Federman, relating to Sunday observance.

Which was referred to the proper committee.

Mr. Ritter presented the petition of L. F. Renner and 140 other members of the Methodist church, of Piqua, Ohio, in opposition to the measure legalizing motion pictures on Sunday.

Which was referred to the proper committee.

Mr. Ritter presented the petition of E. R. Buchanan and 18 other members of the United Presbyterian church, of Piqua, Ohio, in opposition to legalizing the motion picture business on Sunday.

Which was referred to the proper committee.

Mr. Kreider presented the remonstrance of C. W. Adams and 80 other members of Bethel M. E., Union M. E., and Milgrove M. E. churches, in protest against the passage of House Bill No. 330.

Which was referred to the proper committee.

Mr. Miller presented the resolutions of the Board of County Commissioners of Muskingum county requesting the General Assembly to support the proposed measure for the patrol laws for highway maintenance.

Which was referred to the committee on Highways.

The following bills were introduced and read the first time:

S. B. No. 122 — Mr. Stone.

An act relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing penalties for any violation of this act.

S. B. No. 123 — Mr. Davis.

To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.

S. B. No. 124 — Mr. Norris.

To amend sections 1356 and 1357 of the General Code, relating to duties of the board of state charities.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 285 — Mr. Jones, of Franklin.

To committee on Public Health.

Am. H. B. No. 180 — Mr. Graham, of Licking.

To committee on Taxation.

S. B. No. 117 — Mr. Jones, of Franklin.

To committee on Judiciary.

S. B. No. 118 — Mr. Agnew.

*To joint committee on Taxation.

S. B. No. 119 — Mr. Latham.

To committee on Judiciary.

S. B. No. 120 — Mr. Lloyd.

To committee on Finance.

S. B. No. 121 — Mr. Berry (by request).

To committee on Public Health.

Mr. Jones submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **H. B. No. 246** — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

GEO D. JONES,
HOWELL WRIGHT,
M. B. ARCHER,

H. J. RITTER,
D. A. LIGGITT.

The bill was ordered to be read the third time in its regular order.

Mr. Liggitt submitted the following report:

The standing committee on Federal Relations, to which was referred **S. B. No. 61** — Mr. Archer, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

After the period at the end of line 19 add the following:

Sec. 2. That said original section 8301 be and the same is hereby repealed.

M. B. ARCHER,
D. A. LIGGITT,
W. M. MILLER,
T. M. NORRIS,

J. E. HOLDEN,
W. E. SPARKS,
W. W. BELLEW,
JAMES R. HOPLEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B.**

No. 14—Mr. Sparks, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of lines 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, and 20 and insert in lieu thereof the following:

"Section 1. There is hereby created in the department of the state fire marshal of the state of Ohio a division of said department to be known as the hotel division and to be administered as hereinafter set forth. The state fire marshal is hereby authorized and required to make such rules and regulations as are necessary to carry out the provisions of this act. With his deputies and assistants he shall enforce the conditions herein set forth. He shall give a bond to the state in such amount as may be fixed by the governor."

Change sectional numbers 4 to 22 to sectional numbers 3 to 19.

In line 38 after the second comma, insert the following: "In all cities of the state and all villages of more than two thousand five hundred population."

In line 39, after the comma, insert "in such cities and villages."

In line 43 after the word, "conducted", insert "in any city or village of more than two thousand five hundred population."

In line 45 strike out the words "hotel commissioner" and insert in lieu thereof "state fire marshal."

In line 47 after the word "restaurant" insert "in any city or village of more than two thousand five hundred inhabitants."

Strike out all of lines 48, 49, 50, 51, 52, 53, and 54 and insert in lieu thereof the following: "For hotel, dining room and restaurant combined, or hotel without a restaurant, containing less than fifteen rooms, five dollars; for all hotels containing fifteen or more and less than fifty sleeping rooms, ten dollars; for all hotels containing more than fifty and less than two hundred living rooms, fifteen dollars; for all hotels containing more than two hundred living and less than four hundred living rooms, twenty dollars; for all hotels containing more than four hundred sleeping rooms, twenty-five dollars; for all restaurants in any city or village of more than two thousand five hundred inhabitants where no hotel license is granted, and where said restaurant is separate from the management of a hotel and has a seating capacity of less than twenty-five persons, three dollars, and having a seating capacity of over twenty-five persons, five dollars. Each fee must be paid to the state fire marshal before such license is issued and such fee shall be paid into the state

treasury and placed to the credit of the special fund for maintenance of the office of the state fire marshal".

In line 57 strike out the word "commissioner" and insert in lieu thereof the words "state fire marshal".

In line 59 after the word "restaurant" insert "the person, firm or corporation operating which is required to have a license by the provisions of this act,"

In line 62, after the word "in" where it occurs the second time, insert the word "such".

In line 71, strike out all after the period.

Strike out all of lines 82, 83, 84, and 85.

In line 86 strike out the words "hotel commissioner" and insert in lieu thereof the words "state fire marshal".

In line 93, strike out the words "hotel commissioner" and in lieu thereof insert the words "state fire marshal".

In line 100 strike out the word "commissioner" and insert in lieu thereof the words "state fire marshal".

In line 106, strike out the words "hotel commissioner" and insert in lieu thereof the words "state fire marshal".

In line 109 strike out all commencing with the word "No".

Strike out all of lines 110, 111, 112, and 113.

In line 117, after the word "with" insert the words "sufficient and".

Strike out all of lines 123, 124 and 125.

In line 141 strike out the words "hotel commissioner" and insert in lieu thereof the words "state fire marshal".

In line 147 strike out the words "hotel commissioner" and insert in lieu thereof the words "state fire marshal".

Strike out line 151 and "ment" in line 152, and insert in lieu thereof the following: "The state fire marshal, his deputies or assistants".

In line 152 insert the word "no" after the word "accept".

Strike out all of line 154 commencing with and including the word "each", all of line 155 and insert in lieu thereof the following:

"Nothing in this act shall release villages of two thousand, five hundred or less from the sanitary and health provisions herein required of such villages."

After line 158 insert in a new line 159 the following:

"Section 20. That section 840 of the General Code be amended to read as follows:

Section 840. The state fire marshal shall receive an annual salary of * * * *four thousand five hundred dollars*; the first deputy fire marshal * * * *two thousand five hundred dollars*, and the second deputy fire marshal fifteen hundred dollars. Such salaries, compensation of clerks and assistants and all other expenses of the department of the state fire marshal necessary in the performance of the duties imposed upon him by law, shall not exceed in any year the amount paid into the state treasury for that year by fire insurance companies as provided in the next following section, *and by the state fire marshal as provided in this act.*

Section 21. That original section 849 of the General Code be and same is hereby repealed."

H. W. DAVIS,
E. G. LLOYD,
T. A. BUSBEY,
RALPH J. O'BRIEN,
J. E. HOLDEN,

C. K. PATTERSON,
H. J. RITTER,
J. N. STONE,
F. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Patterson submitted the following report:

The standing committee on Fish and Game, to which was referred **S. B. No. 97**—Mr. Latham, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of line 17 after the word "Bay"; all of lines 18, 19, 20, 21, 22, 23, and 24, and insert in lieu the following:

From Creek Point on Big Island to Jim Wright's Point on Cedar Point; that portion of Sandusky Bay and river west of an imaginary line running from the west point of Squaw Island across Sandusky river to Teal Pond Point, thence south to the mainland, in that part of Mud Bay and Mud Creek west of an imaginary line one-half mile west of the Mud Creek Bridge on Port Clinton road.

THOMAS W. LATHAM,
C. K. PATTERSON,
D. A. LIGGITT,

GEO. E. KRYDER,
O. J. DEMUTH,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 170**—Mr. Cochrun, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
JAMES R. HOPLEY,
CARL V. BEEBE,
W. M. MILLER,

H. J. RITTER,
O. J. DEMUTH,
GEO. D. JONES,
T. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **Am. H. B. No. 79**—Mr. Brach, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
WM. AGNEW,
GEO. D. JONES,

J. N. STONE,
E. G. LLOYD,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 109**—Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
F. E. WHITTEMORE,
J. N. STONE,
EDWARD N. METTLER,
W. N. BELLEW,

FRANK C. PARRETT,
H. ROSS AKE,
C. K. PATTERSON,
GEO. D. JONES,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 96**—Mr. Beebe, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
WM. AGNEW,
GEO. D. JONES,

J. N. STONE,
E. G. LLOYD,
C. K. PATTERSON.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 24**—Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 1, strike out the word and syllable "to en-".

In line 2, strike out the syllable and words "gage in the business of selling, or".

In line 4, after the word "derringer" insert the words "or ammunition therefor,".

In line 85, after the word "derringer" insert the words "or ammunition therefor,".

In line 118, after the period (.) insert the following: "Provided, further, that it shall be lawful for deputy sheriffs and specially appointed police officers, except as are appointed or called into service by virtue of the authority of said sections 2833, 4373, 10070, 10108 and 12857 of the General Code, to go armed if they first give bond to the state of Ohio, to be approved by the clerk of the court of common pleas, in the sum of one thousand dollars, conditioned to save the public harmless by reason of any unlawful use of such weapons carried by them; and any person injured by such improper use may have recourse on said bond".

In line 137, after the word "of" strike out the words "a fund which is hereby appropriated" and insert in lieu thereof the words "a concealed weapon fund, such fund shall be a continuous fund and available only".

In line 144, strike out the word "Courts" and insert the words "The court".

In line 145, strike out the word "juries" and insert in lieu thereof the word "jury"; in the same line strike out the word "are" and insert the word "is".

In line 146, strike out the word "any" and insert the word "such"; in the same line, strike out the words "so tried, fix" and insert in lieu thereof the words "to determine".

In line 147, after the syllable "ages" insert the words "to the person or persons injured by the unlawful use of said weapons"; in the same line strike out the words "such trial and conviction".

In line 149, change the period to a semi-colon and insert the following: "provided, further, that in case any person or persons, who make unlawful use of any of the deadly weapons mentioned in section one of this act, cause injury to any person or persons, escapes arrest and is not apprehended and tried within one year from the date the offense is committed, the prosecuting attorney of the county in which the offense was committed, shall appear before the common pleas court of said county, in behalf of any such person or persons so injured, and present such evidence as he may have, to the court and jury, for the compensation provided for in this section."

In line 154, strike out the words and syllable "and all other sec-".

In line 155, strike out the syllable and words "tions or parts of sections inconsistent with this act are", and insert in lieu thereof the words "be and the same is".

In line 9, after the word "application" insert the word "annually"; in the same line after the word "of" insert the words "the common pleas".

In line 14, strike out the last article "the" and insert in lieu thereof the word "said".

In line 15, after the word "issue" strike out the article "a" and insert the words "an annual".

In line 16, strike out the words "an annual license fee of twenty-five dollars (\$25.00)" and insert in lieu thereof "of a fee of fifty cents for issuing the same."

In line 21, after the article "the" insert the words "Common pleas court of the".

In line 59, after the third article "the" insert the words "common pleas".

In line 87, after the first article "the" insert "common pleas".

In line 136, strike out the word "fees" and insert the words "permits and licenses issued."

In line 137, strike out the word "appropriated" and insert the word "created"; in the same line strike out the word "use" and insert the word "purpose".

In line 138, after the first preposition "of" insert the words "defraying the expenses and".

In line 152, after the word "prescribed" insert the words "and the cost of same shall be paid out of the fund created by this act"; in the same line strike out the word "license" and insert the word "licenses".

In line 153, after the word "authorized" insert the word "herein"; in the same line after the word "issue" insert the article "the".

In line 104 strike out the words "five dollars" and insert "one dollar."

In line 113, after the word "section" insert the following: "provided, that a member of any bonafide revolver or pistol club, that conducts

revolver or pistol practice for the purpose of developing marksmanship, may present to the clerk of the court of common pleas a certificate of membership in such revolver or pistol club signed by the president and secretary thereof, and upon making the affidavit required in the preceding section and paying the fee of fifty cents therefor, be granted the permit required in the preceding section to carry the pistol or pistols used for practice, as above mentioned; provided, however, that when this act takes effect, such revolver and pistol club shall file with the clerk of the common pleas court in the county where such club is located a certificate list of its membership signed by the president and secretary of said club;”.

In line 113 after the word “provided”, insert the word “further”.

M. B. ARCHER,
H. ROSS AKE,
WM. AGNEW,
GEO. D. JONES,

J. W. STONE,
E. G. LLOYD,
C. K. PATTERSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 30**—Mr. Jones, of Franklin, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
WM. AGNEW,
GEO. D. JONES,

J. N. STONE,
E. G. LLOYD,
C. K. PATTERSON.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Commercial Corporations, to which was referred **S. B. No. 52**—Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
W. E. SPARKS,
GEO. J. SNYDER,

THOMAS W. LATHAM,
EDWARD S. MILLER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Parrett submitted the following report:

The joint committee on Taxation of the Senate and House of Representatives, to which was referred by joint resolution of the Senate and House the matter of consideration and preparation of proper bills and resolutions relating to the subject of taxation and revenues, makes the following partial report:

While there will be further recommendations presented to the General Assembly by the joint committee, it at the present time recommends

for the favorable consideration of the two Houses, and recommends the passage of, the following bill:

FRANK C. PARRETT,
J. E. HOLDEN,
T. M. BERRY,
E. J. HOPPLE,
FRANCIS M. THOMPSON,
MILTON CLARK,

RUPERT O. BEETHAM,
HUSTON T. ROBINS,
WM. AGNEW,
W. W. BELLEW,
F. E. WHITTEMORE,

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 125 — Joint Committee on Taxation.

To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.

Mr. Parrett submitted the following report:

The joint committee on Taxation to which was referred by joint resolution of the House and Senate the matter of consideration and preparation of proper bills and resolutions pertaining to the subject of taxation and revenue, herewith submits for the consideration of the two Houses of the General Assembly the following joint resolution providing for the submission to the electors of a proposal to amend the constitution of the state. The committee respectfully recommends the passage of the said joint resolution.

FRANK C. PARRETT,
J. E. HOLDEN,
T. M. BERRY,
E. J. HOPPLE,
FRANCIS M. THOMPSON,
MILTON CLARK,

RUPERT BEETHAM,
HUSTON T. ROBINS,
WM. AGNEW,
W. W. BELLEW,
F. E. WHITTEMORE.

By unanimous consent the joint committee on Taxation offered the following joint resolution:

S. J. R. No. 31.

Joint resolution proposing to amend article XII, section 2 of the constitution of the state of Ohio, relative to the classification of property for the purposes of taxation.

Be it resolved by the General Assembly of the state of Ohio, three-fifths of the members elected to each house concurring therein; That there shall be submitted to the electors of the state for their approval or rejection, at a special election to be held on the second Tuesday in August, 1919, a proposal to amend article XII, section 2 of the constitution of the state of Ohio, to read as follows:

Section 2. *All property shall be taxed by such rules and methods and in such classes as may be provided by law. The rules and methods shall be uniform within the classes so established. * * * But all bonds outstanding on the first day of January, 1913, of the state of Ohio or of any city, village, * * * county, or township in this state, or which have been issued in behalf of the public schools in Ohio and * * * the means of instruction in connection therewith * * * shall be exempt from taxation; * * * and burying grounds, public school houses, houses used exclusively for public worship, institutions*

used exclusively for charitable purposes, public property used exclusively for any public purpose, and personal property, to an amount not exceeding in value five hundred dollars, for each individual, may, by general laws, be exempted from taxation; and laws may be passed to provide against the double taxation that results from the taxing of both the real estate and the mortgage or the debt secured thereby, or other lien upon it; but all such laws shall be subject to alteration or repeal; and the value of all property so exempted shall, from time to time, be ascertained and published as may be directed by law.

Be it further resolved, That the required publication of the said proposed amendment shall be made and the ballots to be used at said election for the submission thereof shall be prepared by the secretary of state. Returns of the votes cast at said election shall be made by the proper election officials to the secretary of state, who, with the governor and the attorney general, shall open and canvass the same. If a majority of the electors voting on said amendment shall be ascertained to have voted in favor thereof, the governor shall make proclamation thereof without delay. All the provisions of the constitution and laws of the state, applicable to such publication, submission, and election, and the returns, canvass and proclamation of the result thereof, in force when such matters and things are required to be done, shall govern the above named officers and the election officials of the state in the execution thereof.

Joint resolution laid over under the rules.

Mr. Jones moved that the vote by which **S. B. No. 17** — Mr. Lloyd, was lost be reconsidered and the motion be made a special order for Tuesday, March 18, at 2 p. m.

The motion was disagreed to.

Mr. Jones moved that the vote by which **S. B. No. 17** — Mr. Lloyd, was lost be reconsidered and that the motion be entered upon the journal and remain pending.

Am. S. B. No. 83 — Mr. Latham, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Emmert,	Lloyd,	Ritter,
Archer,	Holden,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—30.
Davis,	Latham,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

17 S. J.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 74 — Mr. Miller.

To amend sections 871-1 of the General Code, relative to the Industrial Commission of Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 74 — Mr. Miller.

To amend section 871-1 of the General Code, relative to the Industrial Commission of Ohio.

Am. S. B. No. 12 — Mr. Archer.

To amend section 11273 of the General Code, relating to venue of actions.

Am. S. B. No. 7 — Mr. Whittemore.

To amend the act relating to the use of state armories.

S. J. R. No. 29 — Mr. Whittemore.

Relative to adjournment.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
TOM W. JONES,
THOMAS W. LATHAM,

JOHN E. BARNES,
C. T. McCOY,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 55 — Mr. Thompson.

To prescribe a rule of evidence, relating to corporations not organized under the laws of this state.

H. B. No. 90 — Mr. Gorrell.

To amend section 2508 of the General Code, relating to the publication of the report of the county auditor.

H. B. No. 145 — Mr. Cable.

To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses.

H. B. No. 198 — Mr. Hughes.

To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.

H. J. R. No. 28 — Mr. Crabbe.

Relative to the displaying of flags on state capitol upon the return of troops.

JOHN E. BARNES,
C. A. McCOY,
HERBERT F. JONES,
HENRY EVANS,

ROBERT J. O'BRIEN,
CARL V. BEEBE,
JOHN E. HOLDEN,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 3 — Mr. Gorrell.

To repeal sections 6253, 11683 and 11684 of the General Code, relating to the publication of election notices in the German language.

H. B. No. 8 — Mr. Helfrich.

To amend section 2950 of the General Code, relative to the burial of soldiers.

H. B. No. 28 — Mr. Wise.

Making appropriations in full settlement for damages resulting from destruction of tubercular cattle and glandered horses by order of the state board of agriculture.

H. B. No. 40 — Mr. Thompson.

To amend an act entitled, "An act to incorporate the Society of St. John in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the diocese thereof having jurisdiction of Franklin county, and to authorize said society to conform in the conduct and management of its affairs to the canons of said church and diocese.

H. B. No. 48 — Mr. Gorrell.

To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.

JOHN E. BARNES,
C. A. MCCOY,
HERBERT L. JONES,
HENRY EVANS,

ROBERT J. O'BRIEN,
CARL V. BEEBE,
JOHN E. HOLDEN,
TOM W. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 74 — Mr. Miller.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 276** — Mr. Federman.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 102 — Messrs. Miller-Robins.

To amend section 11986 of the General Code, in relation to granting divorces.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore, **Am. S. B. No. 72** — Mr. Parrett, was made a special order for Tuesday at 2:15 p. m.

On motion of Mr. Whittemore, the Senate adjourned until Friday morning at 9:30 a. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, March 14, 1919, 9:30 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrin.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it indefinitely postponed:

S. B. No. 2 — Mr. Kryder.

To amend section 12600-65 of the General Code (as amended 102 O. L., pp. 630-631) relative to the installation of sanitary closets and urinals.

And requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Liggett, the Senate acceded to the request of the House for the return of **S. B. No. 2** — Mr. Kryder.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions, in which the concurrence of the Senate is requested:

H. J. R. No. 37 — Mr. Freeman.

Relative to printing extra copies of H. B. No. 359.

H. J. R. No. 38 — Mr. Kay.

Relative to the preparation and printing of Ohio Legislative history.

Attest: JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rules.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has just passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 243 — Mr. Kay.

Requiring the maintenance of drinking water accommodations, water closets and lavatories, for free public use, at fair grounds and amusement parks.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 11 — Mr. Demuth.

To regulate the selling, offering or exposing for sale of agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive, of the General Code.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Sub. H. B. No. 5 — Mr. Hooley.

To amend section 7621 and to enact supplementary sections 7621-1 and 12906-1 of the General Code, relative to displaying the national flag over or within school buildings.

Am. H. B. No. 254 — Mr. Greve.

To amend sections 1579-6, 1579-8, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction.

Attest: JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 55 — Mr. Thompson.

H. B. No. 90 — Mr. Gorrell.

H. B. No. 145 — Mr. Cable.

H. B. No. 198 — Mr. Hughes.

H. J. R. No. 28 — Mr. Crabbe.

H. B. No. 28 — Mr. Wise.

H. B. No. 40 — Mr. Thompson.

H. B. No. 48 — Mr. Gorrell.

H. B. No. 8 — Mr. Helfrich.

H. B. No. 3 — Mr. Gorrell.

Am. S. B. No. 12 — Mr. Archer.

Am. S. B. No. 7 — Mr. Whittemore.

S. J. R. No. 29 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills and joint resolutions.

The following bills were introduced and read the first time:

S. B. No. 126 — Mr. Ritter.

A bill to compensate Jay C. Snyder for services rendered and for hospital and doctor bill.

S. B. No. 127 — Mr. Ritter.

A bill to amend sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261 of the General Code; to add supplemental sections 1258-1, 1258-2, 1258-3, 1258-4, 1258-5, 1258-6, 1258-7, 1258-8, relating to the pollution of streams and the protection of public water supplies; and to repeal original sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260, and 1261, General Code.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Sub. H. B. No. 102 — Messrs. Miller-Robbins.

To committee on judiciary.

S. B. No. 122 — Mr. Stone.

To committee on judiciary.

S. B. No. 123 — Mr. Davis.

To committee on insurance.

S. B. No. 124 — Mr. Norris.

To committee on public health.

S. B. No. 125.

To joint committee on Taxation.

On motion of Mr. Parrett **S. B. No. 125** was ordered to be engrossed and placed on the calendar for third reading in regular order without reference.

On motion of Mr. Parrett the Senate adjourned until 5 p. m. Monday.

Attest:

W. E. HALLEY,
Clerk,

Senate Chamber, Columbus, Ohio,

Monday, March 17, 1919, 5:00 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of the last legislative day was read and approved.

Mr. Kryder offered the following joint resolution:

S. J. R. No. 32 — Mr. Kryder.

WHEREAS, There have been many publications in numerous newspapers, published and circulated in the state of Ohio and elsewhere, of rumors, insinuations and charges as to bribery of members of the General Assembly, and of bills having been introduced for improper purposes, published and designated as "milker" bills; and

WHEREAS, The General Assembly of the state of Ohio recognizes the obligations to the public and feels obliged on their own behalf to investigate such charges and ascertain the truth or falsity thereof, and any instances, if there be any, to institute proceedings against any guilty persons where charges are found and circulated for purposes other than merit or justification as to facts, to take such action as may be considered advisable; therefore,

Be it resolved by the General Assembly of the state of Ohio, That a committee of the following named members of the Senate:

Mr. Whittemore,
Mr. Hopley,
Mr. Holden,

and the following named members of the House:

Mr. Beetham,
Mr. Crabbe,
Mr. Hopple,

be and they hereby are appointed to investigate all of the above matters and any other matters, things, allegations or rumors, or things, allegations, publications of rumors, of a similar nature relative to the official actions of the members of the General Assembly or the dealings of any other person or persons, with any of the members of the General Assembly, including any or all officers or employes of the General Assembly.

Be it further resolved, That said committee shall have full power and authority to compel the attendance of witnesses, to summon and examine all persons, papers and records, and to make report in writing of its findings of fact, together with all of the evidence, and to make

recommendations for proceedings of any character against any person the committee may see fit to make. Said committee shall have power to employ a stenographer and counsel and to hold its sessions in Columbus or elsewhere, and that all of the necessary expense thereof and connected with the investigation as herein provided, shall be paid out of funds appropriated for the expense of legislative committees upon warrant therefor signed by the chairman of said joint committee, and approved by the President of the Senate and the Speaker of the House.

On motion of Mr. Kryder, the rules were suspended, and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Ritter,
Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Hopley,	Lloyd,	Wagner,
Bellew,	Jones, of Franklin,	Miller,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore—25.
Busbey,			

So the joint resolution was adopted.

Mr. Ritter offered the following joint resolution:

S. J. R. No. 33 — Mr. Ritter.

Authorizing and directing the adjutant-general to designate by suitable tablets the figures on the monument known as Ohio's Jewels Monument.

WHEREAS, The monument erected in the State House yard known as Ohio's Jewels Monument is an object of thoughtful consideration on the part of citizens of Ohio and others who visit the state capital; and,

WHEREAS, The famous sons of Ohio whose statues adorn such monument are designated in such an obscure manner that it is with great difficulty that the names can be deciphered; therefore,

Be it resolved by the General Assembly of the state of Ohio, That the adjutant-general of Ohio is hereby authorized and directed to have prepared and placed in the proper positions beneath the figure of each historical character represented on such monument, the name of each man so represented, in letters of sufficient size and color so that they may be read without difficulty at a reasonable distance from the monument. The letters shall be made from some substantial and suitable metal and shall be placed on or sunk into the stone base of the monument in a permanent manner. The General Assembly shall make sufficient appropriation to enable the adjutant-general to carry out the above provisions.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 128 — Mr. Miller.

To amend sections 1579-341 and 1579-343 of the General Code, relating to what cases shall be tried by court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio.

S. B. No. 129 — Mr. O'Brien.

To define and prohibit unlawful metallic commodity sales, and to provide penalty for same.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Sub. H. B. No. 5 — Mr. Hooley.

To committee on Common Schools.

H. B. No. 243 — Mr. Kay.

To committee on County Affairs.

Am. H. B. No. 254 — Mr. Greve.

To committee on Judiciary.

S. B. No. 126 — Mr. Ritter.

To committee on Military Affairs.

S. B. No. 127 — Mr. Ritter.

To committee on Cities.

H. J. R. No. 37 — Mr. Freeman, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore—26.
Busbey,	Kryder,		

So the joint resolution was adopted.

H. J. R. No. 38 — Mr. Kay, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Beebe,	Hopley,	Lloyd,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—25.
Demuth,			

So the joint resolution was adopted.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Tuesday, March 18, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment. Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

On motion of Mr. Whittemore, the Senate passed to the ninth order or business, being bills for third reading.

Am. H. B. No. 229 — Mr. Graham, of Muskingum, was read for the third time.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 15, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Wagner,
Archer,	Lloyd,	Ritter,	Wright—15.
Berry,	Mettler,	Snyder,	

Those who voted in the negative were: Messrs.

Beebe,	Emmert,	Latham,	Patterson,
Bellew,	Holden,	Liggitt,	Stone,
Busbey,	Hopley,	O'Brien,	White.
Davis,	Jones, of Meigs,	Parrett,	Whittemore—18.
Demuth,	Kryder,		

So the emergency clause was disagreed to.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder.
Archer,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—32.

Mr. Beebe voted in the negative.

So the bill passed.

The title was agreed to.

Am. S. B. No. 72 — Mr. Parrett, being the special order for the hour, 2:15 o'clock p. m., was read the third time.

The question was, "Shall the bill pass?"

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 52 after the first word "out" strike out the words "of the amount paid out".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

H. B. No. 17 — Mr. Comings, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 130 — Mr. Robins, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

The title was agreed to.

On motion of Mr. Hopley, **H. B. No. 164** — Mr. Chester, was informally passed.

S. B. No. 111 — Mr. Miller, was read for the third time.

Mr. Davis moved that **S. B. No. 111** — Mr. Miller, be made special order for next Tuesday. The motion was disagreed to.

Mr. Miller moved that **S. B. No. 111** — Mr. Miller, be made a special order for Thursday, March 20, at 2:00 p. m., which was agreed to.

On motion of Mr. Patterson, **S. B. No. 42** — Mr. Patterson, was made a special order for Thursday, March 20, at 2:15 p. m.

Am. H. B. No. 79 — Mr. Brach, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Mettler moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of lines 233, 234, 235, 236, 237, 238, 239, 240 and 241.

In line 296, after the word "clerks" strike out the comma and insert a period.

Strike out all of line 297.

Which was agreed to.

Mr. Mettler was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—32.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 30 — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

H. B. No. 87 — Mr. Hoover.

To amend section 13755 of the General Code, relating to what judgments may be rendered on petitions in error in criminal cases.

H. B. No. 146 — Mr. Myers.

To appropriate the sum of one thousand dollars for the use of the children of John H. Brown.

H. B. No. 176 — Mr. Talley.

To amend sections 12694 and 13423 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor.

H. B. No. 207 — Mr. Cowan.

To change the numerals and titles in the appropriation bill for the House of Representatives.

H. J. R. No. 33 — Mr. Crabbe.

Regarding the printing of extra copies of H. B. No. 24.

H. J. R. No. 34 — Mr. Fouts.

Relative to printing extra copies of Amended H. B. No. 162.

H. B. No. 276 — Mr. Federman.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

JOHN E. BARNES,
HENRY EVANS,
C. F. McCOY,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
CARL V. BEEBE,
TOM W. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 30 — Mr. Miller, of Stark.

H. B. No. 87 — Mr. Hoover.

H. B. No. 146 — Mr. Myers.

H. B. No. 176 — Mr. Talley.

H. B. No. 207 — Mr. Cowan.

H. J. R. No. 33 — Mr. Crabbe.

H. J. R. No. 34 — Mr. Fouts.

H. B. No. 276 — Mr. Federman.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 50** — Mr. Gorrell.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 26 — Mr. White.

Relating to the carrying and displaying of certain flags.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate recessed for five minutes.
Senate met pursuant to recess.

H. B. 170 — Mr. Cochrun, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 246 — Mr. Robbins, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—30.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. S. B. No. 14 — Mr. Sparks, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Sparks moved to refer the bill to a select committee of one,
with instructions to amend as follows:

In line 10 strike out the word "conditions" and insert in lieu thereof
the word "provisions".

In line 50 after the word "fifteen", insert the word "sleeping".

In line 53 strike out the word "living" and insert in lieu thereof
the word "sleeping".

In line 54a strike out the word "living" where it occurs the first
time.

In line 54a strike out the word "living" where it occurs the second
time and insert in lieu thereof the word "sleeping".

In line 54i strike out the word "having" and insert in lieu thereof
the words "when such restaurant has".

In line 117 strike out the words "sufficient and" and insert in lieu
thereof the words "a sufficient number of".

In line 155 strike out the comma.

In line 155 after the word "hundred", insert the word "population".

In line 171 strike out "849" and insert in lieu thereof "840".

Which was agreed to.

Mr. Sparks was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 78 strike out the word "commissioner" and insert in lieu thereof the words "state fire marshal".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

Upon motion of Mr. O'Brien, **Am. S. B. No. 14** — Mr. Sparks, was made a special order for Thursday, March 20, at 3:00 p. m.

Mr. O'Brien moved that **Am. S. B. No. 14**, be reprinted as amended.

The question was, "Shall **Am. S. B. No. 14**, be reprinted as amended?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright—28.

The motion was agreed to.

On motion of Mr. Whittemore, **Am. S. B. No. 24** — Mr. Lloyd, was made a special order for two o'clock, Tuesday, March 25.

Mr. Lloyd moved that **Am. S. B. No. 24**, be reprinted as amended.

The question was, "Shall the bill, **Am. S. B. No. 24**, be reprinted as amended?"

The question was, "Shall the bill, **Am. S. B. No. 24** be represented as amended?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright—28.

The motion was agreed to.

On motion of Mr. Archer, **S. B. No. 30** — Mr. Jones, was recommitted to the committee on Judiciary.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

H. B. No. 292 — Mr. Pugh.

To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court.

Attest:

JOHN P. MAYNARD,
Cerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 99 — Mr. Stokes.

To prevent the spread of hog cholera and other diseases.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 261 — Mr. Graham, of Licking.

To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate recessed for five minutes.
The Senate met pursuant to recess.

On motion of Mr. Whittemore the Senate recessed for five minutes.

On motion of Mr. Whittemore, **S. B. No. 52** — Mr. Lloyd, was informally passed.

Am. S. B. No. 61 — Mr. Archer, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Archer made the following remarks regarding the bill:

One hundred and ten years ago, on February 12th, there was born in the wilds of Harden county, Kentucky, a man who was destined to cast a large impress upon the ages.

His entrance called forth no sound of trumpets and elicited no popular welcome.

Myth nor miracle canopied the cradle in which he was rocked, nor no drop of royal blood coursed through his veins. The free air and an humble domicile was his heritage.

He grew to manhood and passed to his exit utterly unconscious of his own almost super-human powers.

He had not the advantage of an education, yet his public address and state papers have such a logic of reasoning and richness of rhetorical glow that they are the wonder and admiration of the great.

He was not trained in the art of the disputant nor learned in the arena of the polemic, yet he met the great Douglas and was at once his peer.

As a circuit rider in the sparsely settled districts of Illinois, he obtained his legal knowledge, but he was the masterful legal mind of his day.

He had had little experience in statecraft when elevated to the Presidency. With a great nation torn in twain and with jealous empires lending aid to those who sought our downfall, his task was stupendous. His great stewardship in this crisis is best measured by comparison with the diplomacy and statesmanship of the centuries. A hallow of eternal glory stood in abeyance while he worked out the destinies of a race, and when the task was performed, his great soul burst out:

"Fondly do we hope, fervently do we pray, that this mighty scourge of war may speedily pass away. Yet if God wills that it continue until all the wealth piled by the bondsman's two hundred and fifty years of unrequited toil shall be sunk, and until every drop of blood drawn with the lash shall be paid by another drawn by the sword, then, as was said three thousand years ago, so still it must be said, that 'the judgments of the Lord are true and righteous altogether.'"

With malice towards none, with charity for all, with firmness in the right as God gives us to see the right, let us finish the work we are in, to bind up the nation's wounds, to care for him who shall have borne the battle and for his widow and his orphan, to do all which may achieve and cherish a just and a lasting peace among ourselves and with all nations."

In the bill we renew our love and veneration for his great name.

The question recurred, "Shall the bill pass?"

Mr. Archer moved to refer the bill to a select committee of one, with instructions to amend as follows:

After 19 insert "Section 2".

Which was agreed to.

Mr. Archer was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17 after the word "fourth" insert the word "day".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—31.
Davis,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate reverted back to the fifth order of business, being the reports of standing committees.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 115** — Mr. Bellew, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,	FRANK C. PARRETT,
H. ROSS AKE,	GEO. D. JONES,
WM. AGNEW,	CHAS. A. WHITE,
W. W. BELLEW,	F. E. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 206** — Mr. Banker, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,	H. ROSS AKE.
M. B. ARCHER,	F. E. WHITTEMORE,
E. G. LLOYD,	WM. AGNEW.
FRANK C. PARRETT,	

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 113** — Mr. Bellew, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,	FRANK C. PARRETT,
H. ROSS AKE.	GEO. D. JONES,
WM. AGNEW,	CHAS. A. WHITE,
W. W. BELLEW.	F. E. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

The standing committee on Public Health, to which was referred **Am. H. B. No. 214** — Mr. Donahay, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,	GEO. E. KRYDER,
T. M. BERRY,	H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 158** — Mr. Comings, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 3, after the word "of" insert the word "supplemental".

In line 3, after the word "sections" insert the words "to be known as sections".

In line 3, after the numeral "8" strike out the word "to" and insert in lieu thereof the following: "1352-9, 1352-10 and".

In line 3, after the numerals "11" strike out the word "inclusive".

In line 28, after the first word "shall" strike out the words "not exceed" and the numerals "\$1.50" and the words "per day" and the comma and insert in lieu thereof the following:

"be allowed by the Board of State Charities upon such terms and conditions as may be agreed upon between said board and the hospital admitting such crippled children as herein provided and shall be paid from funds appropriated for such purpose upon vouchers approved by the secretary of said board."

In line 31, after the period strike out the balance of the line.

Strike out lines 31b, 31c, 31d and 31e.

In line 31f, after the word "such" add the following: "crippled children while patients in such".

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

W. W. BELLEW,
H. W. DAVIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **Am. H. B. No. 240** — Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,

GEO. E. KRYDER,
H. W. DAVIS.

The bill was ordered to be read the third time in its regular order. Mr. Kryder submitted the following report.

The standing committee on Villages, to which was referred **S. B. No. 112** — Mr. Kryder, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line six (6) strike out the figures \$250,000.00 and insert in lieu thereof the figures \$25,000.00.

GEO. E. KRYDER,
J. N. STONE,
T. M. BERRY,
GEORGE W. HOLL,

C. K. PATTERSON,
T. A. BUSBEY,
CARL V. BEEBE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 130 — Mr. O'Brien.

To prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

On motion of Mr. Berry, the joint committee on Taxation was relieved of further consideration of **H. B. No. 180** — Mr. Graham, of Licking.

On motion of Mr. Berry, **H. B. No. 180** — Mr. Graham, of Licking, was recommitted to the committee on Benevolent Institutions. On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, March 19, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Reverend W. A. Perrins.

The journal of yesterday was read and approved.

On motion the Senate reverted to the ninth order of business, being bills for third reading.

On motion of Mr. Kryder, **H. B. No. 164** — Mr. Chester, was informally passed.

On motion of Mr. Whittemore, **S. B. No. 52** — Mr. Lloyd, was informally passed.

S. B. No. 96 — Mr. Beebe, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs.	O'Brien,	Wagner,
Busbey,	Kryder,	Patterson,	White,
Davis,	Latham,	Ritter,	Whittemore—26.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. S. B. No. 97 — Mr. Latham, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter.
Beebe,	Jones, of Franklin,	Mettler,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Davis,	Liggitt,	Patterson,	Wright—25.
Demuth,			

So the bill passed.

The title was agreed to.

S. B. No. 109 — Mr. Davis, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Davis moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 6 strike out the word "who".

Which was agreed to.

Mr. Davis was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	Mettler,	Sparks.
Beebe,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—26.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

2:45 o'clock p. m.

On motion of Mr. Whittemore, the Senate recessed until 3:30.

Senate met pursuant to recess.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and twenty-eight senators answered to their names.

The absentees were: Messrs. Hopley, Jones, of Franklin, Jones, of Meigs, Miller and Emmert.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore, further proceedings under the call were dispensed with.

On motion of Mr. Whittemore, the Senate reverted back to the fourth order of business, being bills for second reading.

On motion of Mr. Holden, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Sub. H. B. No. 99 — Mr. Stokes.

To committee on Agriculture.

H. B. No. 292 — Mr. Pugh.

To committee on Judiciary.

Am. H. B. No. 261 — Mr. Graham, of Licking.

To committee on Judiciary.

S. B. No. 130 — Mr. O'Brien.

To committee on Cities.

S. B. No. 128 — Mr. Miller.

To committee on Judiciary.

S. B. No. 129 — Mr. O'Brien.

To committee on Manufactures and Commerce.

On motion of Mr. Parrett, **S. J. R. No. 31** — Committee on Joint Taxation is recommitted to the committee on Joint Taxation.

Mr. Jones submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **S. B. No. 116** — Mr. Berry, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
HOWELL WRIGHT,
THOMAS W. LATHAM,

M. B. ARCHER,
D. A. LIGGITT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **Am. H. B. No. 178** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
ROBERT J. O'BRIEN,
GEO. D. JONES,

W. E. SPARKS,
F. E. WHITEMORE,
C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 34** — Mr. Miller, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all after line 3 and insert in lieu thereof the following:

Sec. 4295. The council *shall* provide by ordinance for the deposit of all public moneys coming into the hands of the treasurer, in such bank or banks, situated within the municipality or county, as offer, at competitive bidding, the highest rate of interest and give a good and sufficient bond issue by a surety company authorized to do business in the state, or furnish good and sufficient surety, or secure said money by a deposit of bonds or other interest bearing obligations of the United States or those for the payment of principal and interest of which the faith of the United States is pledged, including bonds of the District of Columbia; bonds of the state of Ohio or of any other state of the United States; legally issued bonds of any city, village, county, township or other political subdivision of this or any other state or territory of the United States, and as to which there has been no default of principal, interest or coupons, and which in the opinion of the treasurer are good

and collectible, providing the issuing body politic has not defaulted at any time since the year 1900, in the payment of the principal and interest of any of its bonds, said security to be subject to the approval of the proper municipal officers, in a sum not less than ten per cent. in excess of the maximum amount at any time to be deposited. And whenever any of the funds of any of the political subdivisions of the state shall be deposited under any of the depository laws of the state, the securities herein mentioned, in addition to such other securities as are prescribed by law, may be accepted to secure such deposits.

Section 4295a. Whenever any of the public moneys coming into the hands of the treasurer for said municipal corporation, or are in said depository, have been realized from the sale of the bonds of said municipal corporation, or are in said depository, have been realized from the sale of the bonds of said municipal corporation for a fixed and certain purpose, and which moneys cannot be used for said fixed and certain purpose for the period of six months or more, the council of said municipality, the treasurer thereof, or other officer or officers having authority therefor, under the provisions and authority of any depository ordinance enacted by said council shall deposit said monies as a special deposit for a period of six months or more in any national bank, or state bank, building and loan company, organized and doing business under the laws of the state of Ohio, situated within the municipality or county, as offer, at competitive bidding the highest rate of interest for such special deposit, and shall give such surety or security therefor as are prescribed by law. No deposit of said monies shall be made beyond the time when said fund may be used for the purpose for which it was raised.

Section 2. That original section 4295 be and the same is hereby repealed.

H. ROSS AKE,
ROBERT J. O'BRIEN,
GEO. D. JONES,

W. E. SPARKS,
F. E. WHITEMORE,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 122** — Mr. Stone, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
F. E. WHITEMORE,
WM. AGNEW,
FRANK C. PARRETT,
J. W. STONE,

C. K. PATTERSON,
W. M. BELLEW,
H. ROSS AKE,
GEO. D. JONES,
E. G. LLOYD,
EDWARD N. METTLER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred **S. B. No. 80** — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 14, strike out the word "more" and insert in lieu thereof the word "less".

In line 14, strike out the word "four" and insert in lieu thereof the word "two".

W. E. SPARKS,
H. J. RITTER,
GEO. D. JONES,
F. L. EMMERT,

TOM W. JONES,
HOWELL WRIGHT,
H. ROSS AKE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Prisons and Prison Reform, to which was referred **S. B. No. 81** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
H. J. RITTER,
GEO. D. JONES,
F. L. EMMERT,

TOM W. JONES,
H. ROSS AKE.
HOWELL WRIGHT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Berry submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 121** — Mr. Berry, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

W. W. BELLEW,
H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Berry submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 27** — Mr. King, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 5, strike out the word "ten" and insert the word "five".

In line 5, strike out the word "maintain" and insert the words "keep in repair".

In line 9, strike out the word "pure" and insert the words "warm and cold".

At the end of the bill, insert the following additional section:

"Section 2. This act shall take effect and be in force from and after April 30, 1920".

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

W. W. BELLEW,
H. W. DAVIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 49**—Mr. Parrett, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
T. A. BUSBEY,
C. K. PATTERSON,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
GEO. J. SNYDER,
GEORGE W. HOLL,
E. G. LLOYD.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lloyd submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 88**—Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 45, strike out the word "baliffs" and insert the word "bailiff".

In line 61, after the preposition "to" strike out "collect judgments on execution" and insert "execute the orders, decrees and judgments of the court".

In line 62, after the word "judgments" insert "comma" and the words "orders and decrees that they execute".

M. B. ARCHER,
J. N. STONE,
CHAS. A. WHITE,
FRANK C. PARRETT,

E. G. LLOYD,
EDWARD N. METTLER,
C. K. PATTERSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien moved that **S. B. No. 34**—Mr. Miller, be reported as amended.

The question was, "Shall the bill, **S. B. No. 34**—Mr. Miller, be reprinted as amended?"

The yeas and nays were taken, and resulted—yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Emmert,	Lloyd,	Snyder,
Beebe,	Holden,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Patterson,	White,
Davis,	Latham,	Ritter,	Whitemore—26.
Demuth,	Liggitt,		

The motion was agreed to.

By unanimous consent Mr. Holden offered the following joint resolution:

S. J. R. No. 34—Mr. Holden.

To extend a welcome to the 37th division of the National Army on its return to New York and Newport News.

WHEREAS, The 37th division of the National Army, including soldiers from Ohio who have served with distinction in the world war, are soon to return to the United States; and

WHEREAS, Some of these troops are to land in the city of New York and some at Newport News; and

WHEREAS, Governor James M. Cox on behalf of the executive branch of the government of Ohio will welcome the troops of this division of the city of New York; and

WHEREAS, Lieutenant Governor Clarence J. Brown will welcome the troops of this division landing at Newport News, therefore

Be it resolved by the General Assembly of the State of Ohio, That a committee consisting of Senators Captain Thomas Jones, William M. Miller, Thomas Berry and C. A. Wagner, and Representatives and and all other members of the Senate and House of Representatives who have sons who have served overseas in the 37th division are hereby appointed to a committee to accompany Governor Cox and Lieutenant Governor Brown to New York and Newport News to extend on behalf of the General Assembly of the state of Ohio a hearty welcome to the returning soldiers.

Be it further resolved, That the appropriation and finance committees of the Senate and House of Representatives are hereby directed to appropriate a sufficient sum of money to meet the necessary expenses to carry out the provisions of this resolution.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Mettler,	Snyder,
Archer,	Holden,	Norris,	Sparks,
Beebe,	Jones, of Franklin,	O'Brien,	Stone,
Bellew,	Jones, of Meigs,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	White,
Bushey,	Latham,	Ritter,	Whittemore—26.
Davis,	Liggitt,		

So the joint resolution was adopted.

Upon motion of Mr. Liggitt leave of absence was granted Mr. Hopley.

On motion of Mr. Whittemore the Senate adjourned.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, March 20, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Reverend W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 34 — Mr. Holden.

To extend a welcome to the 37th division of the national army on its return to New York and Newport News.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 32 — Mr. Kryder.

Providing for a joint legislative committee on investigations.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills in which the concurrence of the Senate is requested:

Am. H. B. No. 150 — Mr. Kay.

To amend sections 2349, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495, and to repeal sections 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.

Am. H. B. No. 290 — Mr. Moyer.

To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and municipal authorities.

Am. H. B. No. 295 — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107 Ohio Laws, page 404, relating to the duties of guardians.

Attest: JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

S. B. No. 111 — Mr. Miller, being the special order for the hour, 2:00 o'clock p. m., was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Aonew,	Busbey,	Hopley,	Liggitt.
Ake,	Demuth,	Jones, of Franklin,	Lloyd.
Beebe,	Emmert.	Jones, of Meigs,	Mettler,
Berry,	Holden,	Kryder,	Miller,
Bellew,	Holl,	Latham,	Norris,

Those who voted in the affirmative were: Messrs. — Concluded.

O'Brien,	Ritter,	Stone,	Whittemore,
Parrett,	Snyder,	Wagner,	Wright — 30.
Patterson,	Sparks,	White,	

Mr. Archer voted in the negative.

So the bill passed.

The title was agreed to.

On motion of Mr. Patterson, **S. B. No. 42** — Mr. Patterson, was recommitted to the committee on Public Works.

On motion of Mr. Whittemore, the Senate passed to the ninth order of business, being bills for third reading.

H. B. No. 164 — Mr. Chester, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Jones, of Meigs,	Ritter,	Wright — 30.
Davis,	Kryder,		

Mr. Liggitt voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 52 — Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Davis,	Jones, of Meigs,	Parrett,	Wright — 23.
Emmert,	Latham,	Ritter,	

Those who voted in the negative were: Messrs.

Ake,	Kryder,	Miller,	White — 7.
Demuth,	Liggitt,	Patterson,	

So the bill passed.

The title was agreed to.

S. B. No. 125 — The Joint Committee on Taxation,

On motion of Mr. Parrett, **S. B. No. 125** — Joint Committee on Taxation, was recommitted to the Joint Committee on Taxation.

Am. H. B. No. 205 — Mr. Banker, was read for the third time

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whitemore,
Davis,	Kryder,	Patterson,	Wright — 30.
Demuth,	Latham,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 214 — Mr. Donahay, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Wagner,
Berry,	Kryder,	Norris,	White,
Davis,	Latham,	O'Brien,	Wright — 19.
Emmert,	Liggitt,	Patterson,	

Those who voted in the negative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Parrett,	Stone,
Bellew,	Jones, of Meigs,	Ritter,	Whitemore — 13.
Demuth,			

So the bill passed.

The title was agreed to.

Am. S. B. No. 14 — Mr. Sparks, being the special order for the hour, 3:00 o'clock p. m., was read the third time.

The question was, "Shall the bill pass?"

Mr. Sparks moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 131, after the period insert the following: "No cot, bed or bunk may be kept or used for sleeping purposes in any room in which food stuffs are prepared or cooked."

Which was agreed to.

Mr. Sparks was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 36, after the period, insert the following: "Provided, however, that a license to maintain and operate a hotel shall not be issued to the keeper, owner or lessee of any hotel, nor the keeper or owner of a rooming house or boarding house, where accommodations for assignation purposes are furnished, nor to any keeper, owner, or lessee who has been convicted of keeping a place in violation of the law relating to houses of assignation or place of public nuisance."

Which was agreed to.

Mr. Lloyd was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 136 correct spelling of "prosecuting", second word in the line.

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 32.

So the bill passed.

Mr. Sparks moved to refer the title to a select committee of one, with instructions to amend as follows:

Strike out all of the title and insert in lieu thereof the following: "To create a hotel division in the office of the state fire marshal; to provide for the administration of each division and prescribe its duties and powers; to amend section 840 of the General Code relative to the salaries of the state fire marshal and the first deputy fire marshal."

Which was agreed to.

Mr. Sparks was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 438 — Mr. Federman.

To make an appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Davis, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 438**, was read for the second time.

On motion of Mr. Davis, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 438**, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 33.
Demuth,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 158 — Mr. Comings, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright — 31.
Davis,	Kryder,	Patterson,	

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 39 — Mr. Federman.

Relative to enrolling H. B. No. 438 — Mr. Federman, in typewriting.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Patterson,
Ake,	Emmert,	Latham,	Pitter,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Lloyd,	Sparks,
Bellew,	Hopley,	Mettler,	Stone,
Berry,	Jones, of Franklin,	Norris,	Whittemore — 27.
Busbey,	Jones, of Meigs,	O'Brien,	

So the joint resolution was adopted.

Am. H. B. No. 240 — Mr. Matthews, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 29.
Demuth,			

So the bill passed.

The title was agreed to.

Am. S. B. No. 112 — Mr. Kryder, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Ritter,
Ake,	Holl,	Mettler,	Snyder,
Bellew,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	Wagner,
Davis,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright — 29.
Emmert,			

So the bill passed.

The title was agreed to.

S. B. No. 113 — Mr. Bellew, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 28.

So the bill passed.

The title was agreed to.

S. B. No. 115 — Mr. Bellew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Bellew,	Demuth,	Hopley,
Ake,	Berry,	Holden,	Jones, of Franklin,
Archer,	Busbey,	Holl,	Jones, of Meigs,

Those who voted in the affirmative were: Messrs. — Concluded.

Kryder,	Miller,	Ritter,	Wagner,
Latham,	Norris,	Snyder,	White,
Liggitt,	O'Brien,	Sparks,	Whittemore,
Lloyd,	Parrett,	Stone,	Wright — 30.
Mettler,	Patterson,		

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 438 — Mr. Federman.

To make an appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.

JOHN E. BARNES,	CARL V. BEEBE,
HENRY EVANS,	JOHN E. HOLDEN,
C. F. McCOY,	TOM W. JONES.
ROBERT J. O'BRIEN,	

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 438 — Mr. Federman.

Attest: JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

S. B. No. 15 — Mr. Kryder.

Relative to classification and inspection of hospitals.

ROBERT J. O'BRIEN,	JOHN E. BARNES,
CARL V. BEEBE,	HENRY EVANS,
JOHN E. HOLDEN,	GEORGE SCHELHORN.
TOM W. JONES,	

On motion of Mr. Whittemore, the Senate reverted back to the seventh order of business, being resolutions laid over under rules 73 or 86.

S. J. R. No. 33 — Mr. Ritter, was taken up.

The question was, "Shall **S. J. R. No. 33** be adopted?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Berry,	Emmert,	Jones, of Meigs,
Ake,	Busbey,	Holden,	Kryder,
Archer,	Davis,	Hopley,	Latham,
Bellew,	Demuth,	Jones, of Franklin,	Liggitt,

Those who voted in the affirmative were: Messrs. — Concluded.

Lloyd,	O'Brien,	Snyder,	White,
Mettler,	Parrett,	Sparks,	Whittemore,
Miller,	Patterson,	Stone,	Wright — 31.
Norris,	Ritter,	Wagner,	

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate adjourned to Friday morning at 9 o'clock.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Friday, March 21, 9 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Under the provisions of **H. J. R. No. 16**, the President named members of the Senate, Messrs. Jones, of Meigs, Miller and Wagner.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President.

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 72 — Mr. Cable.

To amend sections 4728, 4728-1, 4729 and to repeal 4730 of the General Code, relative to the election of members of the county board of education.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to

Am. H. B. No. 229 — Mr. Graham, of Muskingum.

To amend sections 2981-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 15 — Mr. Kryder.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills and joint resolutions.

Mr. Lloyd offered the following joint resolution:

S. J. R. No. 35 — Mr. Lloyd.

Granting the use of the Senate and House chambers, and the rotunda to the Grand Army of the Republic.

Be it resolved by the General Assembly of the state of Ohio; That the chambers of the Senate and the House of Representatives, and the rotunda of the capitol, be granted to the Grand Army of the Republic for such meetings, if any, as that organization may desire to hold at its National Encampment during the week beginning September seventh, nineteen hundred and nineteen.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 131 — Mr. Archer.

To amend section 7822 and section 7823 of the General Code and to repeal 7823-1, relating to qualifications of teachers.

S. B. No. 132 — Liggitt.

To amend section 1921 of the General Code, providing for further admissions to the Madison Home.

S. B. No. 133 — Mr. Jones, of Meigs.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.

S. B. No. 134 — Mr. Ake.

To amend section 7852 of the General Code, relative to examinations in the German language, and to supplement this section by the enactment of section 7852-1 of the General Code, relative to oath or affirmation of applicant granted certificate to teach in the public schools.

S. B. No. 135 — Mr. Liggitt.

To aid in defraying the expenses of maintaining permanent headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio.

S. B. No. 136 — Mr. Lloyd.

To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employes, and to repeal said original section 2250 of the General Code.

On Motion of Mr. Parrett the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 290, Mr. Moyer, was referred to the committee on County Affairs.

H. B. No. 295 — Mr. Fouts, was referred to the committee on Judiciary.

Am. H. B. No. 150 — Mr. Kay, was referred to the committee on County Affairs.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 155**—Mr. Robinson, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
H. J. RITTER,
GEO. D. JONES,
W. M. MILLER,

CARL V. BEEBE,
T. M. NORRIS,
O. J. DEMUTH.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 47**—Mr. Gordon, of Brown, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

J. N. STONE,
H. J. RITTER,
GEO. D. JONES,
W. M. MILLER,

T. M. NORRIS,
CARL V. BEEBE,
O. J. DEMUTH.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Sub. H. B. No. 5**—Mr. Hooley, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
H. W. DAVIS,
J. N. STONE,
GEO. J. SNYDER,

M. B. ARCHER,
T. A. BUSBEY,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 93**—Mr. Bing, having had the same under consideration reports it back and recommends its passage.

CHAS. A. WHITE,
J. N. STONE,
H. W. DAVIS,
GEO. J. SNYDER,

M. B. ARCHER,
T. A. BUSBEY,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 238**—Mr. Silver, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Line 9, after word "families"; strike out the period and insert the words:—

And shall file with the State board of Charities annually, or oftener

if required, a detailed account, giving the whereabouts of each child and the moral and physical condition of each child.

J. N. STONE,
H. J. RITTER,
GEO. D. JONES,
W. M. MILLER,

T. M. NORRIS,
CARL V. BEEBE,
O. J. DEMUTH.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones submitted the following report:

The standing committee on County Affairs, to which was referred **S. B. No. 87** — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of section 2.

In line 29 strike out the numeral "3" and insert the numeral "2".

In line 31 strike out the word "said".

J. N. STONE,
H. J. RITTER,
W. M. MILLER,

T. M. NORRIS,
CARL V. BEEBE,
GEO. D. JONES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 123** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
W. W. BELLEW,
T. M. NORRIS,
T. A. BUSBEY,
F. E. WHITTEMORE,

CARL V. BEEBE,
J. N. STONE,
EDWARD N. METTLER,
FRANK C. PARRETT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 91** — Mr. O'Brien, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
W. W. BELLEW,
T. M. NORRIS,
T. A. BUSBEY,
J. N. STONE,

CARL V. BEEBE,
F. E. WHITTEMORE,
EDWARD N. METTLER,
FRANK C. PARRETT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred

H. B. No. 190 — Mr. Dunn, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
W. W. BELLEW,
T. M. NORRIS,
T. A. BUSBEY,
F. E. WHITEMORE,

CARL V. BEEBE,
J. N. STONE,
EDWARD N. METTLER,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred
Am. H. B. No. 228 — Mr. Baker, having had the same under consideration, recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
J. N. STONE,
CHAS. A. WHITE,

E. G. LLOYD,
W. W. BELLEW,
C. K. PATTERSON.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred
Am. H. B. No. 204 — Mr. Miller, having had the same under consideration, reports, it back with the following amendments and recommends its passage when so amended:

Strike out all of line 14 and insert in lieu thereof "at any time before such sentence is carried into execution."

H. ROSS AKE,
M. B. ARCHER,
J. N. STONE,
CHAS. S. WHITE.

E. G. LLOYD,
W. W. BELLEW,
C. K. PATTERSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred
S. B. No. 119 — Mr. Latham, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
J. N. STONE,
CHAS. A. WHITE,

E. G. LLOYD,
W. W. BELLEW,
C. K. PATTERSON.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred

Am. H. B. No. 247 — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
M. B. ARCHER,
J. N. STONE,
CHAS. A. WHITE,

E. G. LLOYD,
W. W. BELLEW,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order.
Mr. Parrett submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 128** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
EDWARD N. METTLES,
J. N. STONE,
H. ROSS AKE,
W. W. BELLEW,

CHAS. A. WHITE,
GEO. D. JONES,
C. K. PATTERSON,
E. G. LLOYD,
FRANK C. PARRETT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emmert submitted the following report:

The standing committee on Manufacture and Commerce, to which was referred **Am. H. B. No. 188** — Mr. Cable, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 55 strike out the word shall and insert (may in his judgment,)

F. L. EMMERT,
W. E. SPARKS,
H. J. RITTER,
W. LATHAM,

THOMAS W. LATHAM,
GEO. D. JONES,
GEO. J. SNYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 63** — Mr. Jones, of Meigs, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 2 strike out all after the period and insert the following: "The governor, secretary of state and adjutant general".

In line 3 strike out the word "society".

In line 6 strike out the word "The board" and insert in lieu thereof the words "The preparation of such roster shall be under the direction and supervision of the adjutant general who".

In line 9 strike out the words "president and secretary of the board" and insert in lieu thereof the words "adjutant general".

TOM W. JONES, Chr.,
HOWELL WRIGHT,
H. W. DAVIS,
GEO. E. KRYDER,

E. G. LLOYD,
C. K. PATTERSON,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 126**—Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES,
HOWELL WRIGHT,

C. A. WAGNER,
C. K. PATTERSON.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **Sub. H. B. No. 111**—Mr. Banker, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES,
HOWELL WRIGHT,
H. W. DAVIS,
GEO. E. KRYDER,

E. G. LLOYD,
C. K. PATTERSON,
C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

Mr. Kryder submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 124**—Mr. Norris, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

W. W. BELLEW,
H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kryder submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 65**—Mr. Comings, having had the same under consideration, reports back the following substitute and recommends its passage.

Strike out all after the enacting clause and insert in lieu thereof the following:

"Section 1. That section 3138-1 of the General Code be amended so as to read as follows:

"Sec. 3138-1. That the board of county commissioners of any county may enter an agreement *with one or more corporations or associations*, organized for charitable purposes, or * * * *with one or more corporations or associations* organized for the purpose of maintaining and operating a hospital in any county where *such* hospital has been established, for the care of the indigent sick and disabled, excepting persons afflicted with pulmonary tuberculosis, upon such terms and conditions as may be agreed upon between said commissioners, and such corporations or associations, and said commissioners, shall provide for the payment of the amount agreed upon, either in one payment, or installments, or so much from year to year as the parties stipulate. *Nothing herein shall authorize the payment of public funds to a sectarian institution.*

"Section 2. That said original section 3138-1 and section 2502 of the General Code be, and the same are hereby repealed."

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER,

W. M. BELLEW,
H. W. DAVIS.

Amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted to the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 33** — Mr. Miller, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 6 strike out the word "bring" and insert in lieu thereof the word "have".

In line 6 strike out all after the word "vehicle"; strike out all in line 7 to and including the word "four" and insert in lieu thereof the following: "under control and moving at a speed not in excess of eight miles an hour when within one".

In line 7 strike out the comma and the word "urban".

In line 8 after the comma, insert the following: "which are not guarded by gates and flagmen and".

J. N. STONE,
T. A. BUSBEY,
CHAS. A. WHITE,
GEORGE W. HOLL,

E. G. LLOYD,
ROBERT J. O'BRIEN,
GEO. J. SNYDER,
H. W. DAVIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Liggett submitted the following report:

The standing committee on Fish Culture and Game, to which was referred **S. B. No. 45** — Mr. Parrett, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

Strike out all after the enacting clause and substitute in lieu thereof the following:

SECTION. 1. DEFINITIONS. Words and phrases as used in this act shall be construed as follows:

Closed season: That period of time during which hunting, fishing or trapping is prohibited.

Open season: That period of time during which hunting, fishing or trapping is permitted.

Angling or fishing (exclusive of netting): Taking fish by line in hand or rod in hand with not more than three baited hooks attached thereto, or with lure with not more than three sets of three hooks each attached thereto.

Measurement of fish: Length from the end of nose to the longest tip or end of the tail.

Person: Includes company, partnership, corporation or associations, also any employee, agent or officer thereof.

Game: Both game quadrupeds and game birds.

Game quadrupeds: Hare or rabbit, gray squirrel, fox squirrel and deer.

Game birds: Ruffed grouse or partridge, woodcock, pheasant, European partridge, including the so-called Hungarian partridge, black-breasted plover, Wilson or jack-snipe, greater and lesser yellowlegs, rail, coot, gallisale, duck, geese and brant.

Pheasant, or imported pheasant: Hungarian dark-necked pheasants, ring-necked, commonly called English pheasants, Mongolian or Chinese pheasants.

FISH AND GAME.

(Sectional Index to Senate Bill 45.)

GENERAL PROVISIONS.

SECTION.

1. Definitions.
2. Taking possession, sale and transportation of quadrupeds, fish and birds restricted.
3. Manner of taking game and fish.
4. Transportation.
5. Prohibited sale of certain birds and squirrels.
6. Prima facie evidence.

QUADRUPEDS.

7. Hares and Rabbits.
8. Squirrels.
9. Fur-bearing animals.
10. Turtles.
11. Squirrels, rabbits, raccoons as pets.
12. Deer.

BIRDS.

13. Ruffed grouse, Hungarian partridge pheasants.
14. Ducks, geese.
15. Plover, Jacksnipe, Yellowlegs.
16. Rails, coots, Gilnules.
17. Woodcock.
18. Carrier pigeons.
19. Non-game birds.
20. Collections for scientific purposes.
21. Bounties for hawks.

FISH.

22. Inland and Lake Erie fishing districts defined.
23. Black bass, calico or strawberry bass, rock bass, blue gills.
24. Trout.
25. Minnows.
26. Use of poisons or explosives prohibited.
27. Obstructions prohibited.
28. Ice fishing restricted.
29. Overflows and private ponds exempted.
30. Certain nets exempted.

SECTION.

NETS AND NETTING.

31. Net and line prohibition.
32. Carp, mullet, grass pike, netting.
33. Lake Erie netting seasons.
34. License and fees.
35. Reports.
36. Tags.
37. "Splashing" prohibited.
38. Netting on reefs and in channels prohibited.
39. Net requirements.
40. Season, size limit, sale and possession of sturgeon, buffalo and other fish.

HUNTING AND TRAPPING LICENSES.

41. Resident and non-resident's licenses; fees.
42. How license obtained; revocation.
43. Record of licenses, application of moneys.
44. License not transferable; badge; consent of owners; each day separate offense; non-resident may take game animal from state.

GAME REFUGES, GAME PROPAGATION, TRESPASS.

45. Game bird refuges.
46. Pheasant and wild duck propagation and sale.
47. Trespass.

ORGANIZATION AND POWERS.

48. Authority and control vested in secretary of agriculture.
49. Appointment, fish and game protectors.
50. Protectors to give bonds.
51. Powers and duties of protectors.
52. Execution of warrants, arrests.
53. Compensation.
54. Sheriffs and constables.
55. Receipts from fines and licenses.
56. Control of state water and lands in parks.
57. Power to take fish and spawn.

PROSECUTIONS.

58. Jurisdiction of courts.
59. Service of summons on corporation.
60. Forfeiture of illegal devices.
61. Trial by jury.
62. Costs in prosecution.
63. Judgments.

PENALTIES.

64. Fines; imprisonment.

Non-game birds: American, robin, nuthatch, warbler, flicker, wren, tanager, bobolink, oriole, bluebird, purple martin, swallow, quail or bob-white, American goldfinch, killdeer, humming bird and all other wild birds not included in the term "game birds".

Quadrupeds: Game quadrupeds and fur-bearing animals.

Fur-bearing animals: Mink, racoon, skunk, muskrat and opossum.

Whole to include part: Every provision relating to any fish, bird or quadrupeds shall be deemed to apply to any part thereof with the same force and effect as it applies to the whole.

Sell and sale: Barter, exchange, giving away and offering or exposing for sale.

Possession: Both actual and constructive possession and any control of things referred to.

Transport and transportation: All carrying or moving or causing to be carried or moved.

Take or taking: Includes pursuing, shooting, hunting, killing, trapping, snaring and netting fish, birds and quadrupeds, and all lesser acts, such as wounding, or placing, setting, drawing, or using any net or other device commonly used to take fish, birds or quadrupeds, whether they result in taking or not; includes also every attempt to take and every act of assistance to every other person in taking or attempting to take fish, birds or quadrupeds, provided, that whenever taking is allowed by law, reference is had to taking by lawful means and in a lawful manner.

Hunting: Pursuing, shooting, killing, capturing and trapping game birds or quadrupeds and all acts such as placing, setting, drawing or using any device commonly used to take game birds or quadrupeds whether they result in taking or not; every attempt to take and every act of assistance to any other person in taking or attempting to take game fish or quadrupeds.

Bag limit: The number of any kind of game of fish permitted to be taken in a specified time.

Resident: Any citizen of the United States who has lived in the state of Ohio for not less than ninety days next preceding the date of making application for a license.

Non-resident: Any person who is a citizen of the United States and has not resided in the state of Ohio for a period of ninety days or more next preceding the date of making application for license.

Channels and passages: Those narrow bodies of water lying between islands or between an island and the mainland, in Lake Erie.

Island: A rock or land elevation above the waters of Lake Erie, having an area of five or more acres above water.

Reef: An elevation of rock either broken or in place, or gravel shown by the latest United States chart to be above the common level of the surrounding bottom of the lake, other than the rock broken or in place forming the base or foundation rock of an island or mainland and sloping from the shore thereof. A reef shall also mean all elevations shown by such chart to be above the common level or such sloping base or foundation rock of an island or mainland, whether running from the shore of an island or parallel with the contour of the shore of an island or in any other way, whether formed by rock, broken or in place, or from gravel.

Interpretation of other words: In the interpretation of this act, words in the present tense include the future tense; words in the masculine gender include the feminine and neuter genders; words in the singular number include the plural number and in the plural number include the singular number; the word "and" may be read "or" and "or" read "and" if the sense requires it.

SECTION 2. OWNERSHIP, RESTRICTIONS, PROHIBITIONS. The ownership of, and the title to all fish, wild birds and quadrupeds in the state of Ohio, not confined and held by private ownership, legally acquired, is hereby declared to be in the State, which holds it in trust for the benefit of all the people, and only in accordance with the terms and provisions of this act shall individual possession be obtained. No person shall at any time of the year take, in any manner, number or quantity, fish, wild quadrupeds or birds protected by law, or buy, sell, offer or expose for sale, the same or any part thereof, transport or have the same in possession, except as permitted by this act; and this prohibition shall be construed as part of each permissive section or part thereof. A person doing anything prohibited, or neglecting to do anything required by this act, with reference to such fish, quadrupeds or birds, shall be deemed to have violated this section. A person who counsels, aids or assists in the violation of a provision of this act, or knowingly shares in any of the proceeds of such violation by receiving or possessing either a fish, quadruped or bird shall be deemed to have violated this section. Hunting or taking a wild bird or wild animal on Sunday is prohibited.

SECTION 3. MANNER OF TAKING. a. Game and birds. A person may take quadrupeds and birds during the open season therefor with the aid of a dog, unless specifically prohibited by this act. No person shall catch, kill, injure or pursue any of the protected wild birds named in this act, with the aid or by the use of any trap, net or snare, or disturb or destroy a nest, egg or young thereof, except the eggs of the common tern, or take or pursue a wild duck or other water fowl, with the aid or by the use of any gun, except a common shoulder gun not larger than ten gauge, or kill or pursue with such intent, any wild bird or wild animal with any gun equipped with any silencer, or with the aid of or by the use of any aeroplane or boat, other than a common row boat or punt boat, propelled by oars or punt pole.

b. Fish. Fish shall be taken only by angling, unless otherwise specifically permitted by this act. In case a fish is unintentionally taken contrary to the prohibitions or restrictions of a provision of this act, such shall be immediately liberated and returned to the water without unnecessary injury. Tip-ups, trot lines, set lines, float lines, spears, grappling hooks, naked hooks, snatch hooks, hook and line with more than three hooks attached, eel weirs, eel pots and nets of any kind shall not be used to take fish, except as specifically permitted by this act.

SECTION 4. TRANSPORTATION. a. General. No common carrier or person in its employ while engaged in such business as common carrier, shall receive for transportation, transport or cause to be transported any box, package or other receptacle containing wild game, fish or fur-bearing animals or any part thereof, unless said box, package or receptacle bears label containing the number and kind of such game, fish or fur-bearing animals or parts thereof, the name of the consignor or consignee, the initial point of billing and the point of destination.

b. Out of State. No person shall receive for transportation, transport, cause to be transported, or have in his possession with intent to transport or secure the transportation of beyond the limits of this state any bird mentioned in this chapter or a squirrel, which has been killed in this state.

Each bird or squirrel killed, taken had in possession, received for transportation, or transported contrary to the provisions of this section

shall constitute a separate offense. The reception by any person within this state of such bird or animal for shipment to a point without the state, shall be prima facie evidence that they were killed within the state for the purpose of conveying them beyond the limits thereof. Provided, however, that such animal if legally taken by a non-resident, may be transported by him from a point within the state to a point out of the state, if the same shall be accompanied by the actual owner thereof, and the said owner shall have first procured a non-resident hunting and trapping license. The prohibition of this section shall not apply to a common carrier into whose possession any of the birds mentioned in this act or any squirrels have come for transportation in the regular course of business, while such birds or squirrels are in transit through this state from a point without, where the killing thereof is lawful.

c. Special. Live game birds for propagation purposes, and fish for propagation purposes, and the plumage or skin of game birds legally taken and possessed may be transported without being marked, as provided in this act, at any time and in any number and quantity.

SECTION 5. PROHIBITION SALE. No person within this state shall buy, sell, expose for sale, offer for sale, or have in possession for any such purpose, any of the birds named in this act, except as permitted duly authorized game breeders, or any squirrels, whether killed within or without the state, or take, catch, kill or pursue such bird or squirrel, for the purpose of sale within or without the state. Each bird or squirrel bought, sold, exposes for sale, offered for sale, or had in possession for any such purpose, and each such bird or squirrel taken, caught or killed contrary to the provisions of this section shall constitute a separate offense.

SECTION 6. PRIMA FACIE EVIDENCE. The finding of a gun, net, seine, boat, trap or other device, set maintained, used or had in possession, in violation of law, shall be prima facie evidence of the guilt of the person owning, using, claiming or possessing such property. The finding of a bird, fish, game or fur-bearing animal, or part thereof, unlawfully in the possession of any person shall be prima facie evidence of the guilt of such person.

QUADRUPEDS.

SECTION 7. HARES OR RABBITS. a. Open season. Hares and rabbits may be taken and possessed from the fifteenth day of November to the first day of January, both inclusive. The owner of lands or his tenants or bona fide employees, may take, except Sunday, and in any number, hares and rabbits which are found doing actual and substantial damage to grain, berries, fruit, vegetables, trees or shrubbery, the property of such owner.

b. Limit. A person may take in one day and have in his possession at one time, not more than ten hares or rabbits, except as provided in this section, but no person shall catch, kill, injure or pursue with such intent a hare or rabbit, except from one hour before sunrise to one hour after sunset.

c. Sale. Hares and rabbits may be bought and sold during the open season therefor. Bona fide dealers may have them in their possession for sale without limit as to number. In this connection a bona fide dealer shall mean a person who continually conducts at a fixed and permanent location a place of business where hares, rabbits, fish, game or produce are sold in the open market. When rabbits are bought from without the state they may be bought and sold at any time and in any number.

d. Ferrets prohibited. It shall be unlawful for any person to take a hare or rabbit, within the state of Ohio, through the use of a ferret, or to place a ferret in any hole or opening in the ground, or stone wall or log, outside of a building, in which a rabbit might be confined or to be caught in the act of using a ferret in the taking of a rabbit or to have a ferret in possession or under control, in either the fields or forests, or to be found possessed of a ferret while hunting; or while going hunting or returning from such hunting to have a ferret either in possession or under control. Each hare or rabbit caught, killed or had in possession, contrary to the provisions of this section, shall constitute a separate offense. Nothing in this section shall prevent the owner of a young fruit orchard, his tenants of bona-fide employes from having in his possession a ferret, or using a ferret in any manner to take or kill rabbits or hares when doing actual and substantial damage to his fruit trees, provided, however, that he first obtain permission from the secretary of agriculture to own and use such ferret.

SECTION 8. SQUIRREL. a. Open season. Squirrels may be taken and possessed from the fifteenth day of September to the twentieth day of October both inclusive.

b. Limit. A person may take in one day and have in his possession at one time, not more than five squirrels.

c. Sale prohibited. Squirrels whether taken within or without the state shall not be bought or sold at any time. Each squirrel taken or had in possession, contrary to the provisions of this section, shall constitute a separate offense.

SECTION 9. FUR-BEARING ANIMALS. a. Open season. Raccoon, skunk, mink and opossum may be taken and possessed from the first day of November to the first day of February, both inclusive, and muskrat from the fifteenth day of December to the first day of March, and fox from the fifteenth day of August to the fifteenth day of January, both inclusive; but groundhog may be taken at any time. The furs of these animals, legally taken, may be possessed, sold and transported in any number, at any time; provided, however, that the same were legally taken. The possession of a hide, skin or pelt of a racoon, muskrat, skunk, mink or opossum, during the closed season, shall be prima facie evidence that the sale was illegally taken, unless such person can show by the original invoice signed by the shipper, that such hide, skin or pelt was shipped from without the state, or furnish satisfactory proof that it was otherwise legally taken. Nothing in this section shall be construed as prohibiting a person from killing, at any time, except on Sunday, fur-bearing animals which are injuring property, or which have become a nuisance, or prohibit the owner of a farm or enclosure, used exclusively for the breeding and raising of racoon, skunk, mink, muskrat or opossum therein, from taking or killing such animals, or any of them, at any time, or having in possession a hide, skin or pelt thereof.

b. Manner of taking. No person shall at any time dig out or attempt to dig out, drown out or attempt to drown out, smoke out with fumes or gases, or attempt to smoke out with fumes or gases, any animal protected by this act, or in any manner destroy the house, den or burrow of any such animal. Each racoon, muskrat, skunk, mink and opossum, and each hide, skin or pelt of any such animal taken or had in possession contrary to the provisions of this section, shall constitute a separate offense.

SECTION 10. TURTLES. Turtles may be taken by any method, at any time, except they shall not be taken by shooting or with nets, the meshes of which are less than four inches in dimension.

SECTION 11. PETS. Squirrels, rabbits, raccoons and deer legally taken, may be possessed alive in enclosures at any time as pets.

SECTION 12. DEER. Wild deer may not be taken at any time within this state.

BIRDS.

SECTION 13. RUFFED GROUSE, HUNGARIAN PARTRIDGE, PHEASANTS. a. Open season. Ruffed grouse, Hungarian partridge, pheasants may be taken and possessed from the fifteenth day of November to the twenty-fifth day of November, both inclusive.

b. Limit. Cock Pheasants only may be taken and not more than three such cock pheasants in any one day, during the open season, except on Sunday, and except as permitted to game propagators; not more than three ruffed grouse, nor more than six Hungarian partridge in any one day during the open season, except Sunday.

SECTION 14. DUCK, GEESE, COOT, GALLINULE. a. Open Season. Wild geese, brant, coot and wild duck (other than wood duck) and gallinules, may be taken from the sixteenth day of September to the thirty-first day of December, both inclusive, and possessed during such additional season as provided for by federal regulations. Wood duck shall not be taken before September 16, 1922, or after that date, except from the sixteenth day of September to the thirty-first day of December, both inclusive. Wild fowl may be taken during the day from one-half hour before sunrise until sunset, during the open season, except on Sunday.

b. Limit. A person may take in the open season in any one day, except Sunday, not more than twenty-five wild ducks of all kinds in the aggregate, and not more than twenty-five coots and gallinules in the aggregate, and not more than eight geese in the aggregate, and not more than eight brant.

SECTION 15. PLOVER, JACKSNIP, YELLOWLEGS. a. Open Season. Blackbellied and golden plover, greater and lesser yellowlegs, Wilson snipe or jacksnipe, may be taken and possessed from the sixteenth day of September to the thirty-first day of December, both inclusive.

b. Limit. A person may take in any one day, during the open season, except Sunday, not to exceed fifteen Wilson snipe or jacksnipe, and not to exceed a total of fifteen in the aggregate of all kinds of blackbellied and golden plovers, and greater and lesser yellowlegs.

SECTION 16. RAIL, GALLINULE. a. Open Season. Sora and other rails, except coots and gallinules, may be taken from the first day of November to the thirty-first day of December, both inclusive.

b. Limit. A person may take in one day, during the open season, except Sunday, not to exceed twenty-five rail birds in the aggregate of all kinds, except sora, of which thirty-five may be taken.

SECTION 17. WOODCOCK. a. Open season. Woodcock may be taken and possessed from the first day of October to the thirtieth day of November, both inclusive.

b. Limit. A person may take a total of not more than six woodcock in any one day, during the open season, except Sunday.

SECTION 18. CARRIER PIGEONS. No person, except the owner thereof, shall catch, kill, capture or detain an Antwerp or homing pigeon, commonly called a "carrier" pigeon, which at the time of its

capture or detention has the name of its owner stamped upon its wing or tail, or which has upon its leg a band bearing the name or initials of its owner, its number or any other mark designating it as a carrier pigeon.

SECTION 19. NON-GAME BIRDS. No person shall catch, kill, injure, pursue or have in possession, either dead or alive, at any time, or purchase, expose for sale, transport or ship to a point within or without the state, or receive or deliver for transportation any wild bird other than a game bird, nor shall any part of the plumage, skin or body be had in possession, except as specifically permitted by this act, nor shall any part of the plumage, skin or body be had in possession, except as specifically permitted by this act, nor shall any person disturb or destroy the eggs, nests or young of such birds; but nothing in this section or act shall prohibit the lawful taking, killing, pursuing or possession of any game bird during the open season for such bird, or the killing of the chicken hawk, blue hawk, Cooper hawk, sharp-skinned hawk, crow, buzzard, great-horned owl or English sparrow or the destroying of their nests, or the eggs and nests of the common tern or bass gull, or prohibit the owner or duly authorized agent of the premises from killing black-birds at any time, except on Sunday, when they are found to be a nuisance or are injuring grain or other property. Each bird or any part thereof taken or had in possession contrary to the provisions of this section shall constitute a separate offense.

SECTION 20. COLLECTION FOR SCIENTIFIC PURPOSES. The secretary of agriculture may issue to any duly accredited person a permit authorizing him to collect any birds, their nests and eggs for scientific purposes only. The applicant for a permit shall present to the secretary the written testimonials of two well-known scientific persons or teachers of science, certifying to the good character and fitness of the applicant and pay the secretary a fee of five dollars. He shall also give bond to the state in the sum of one hundred dollars with two or more sureties approved by the secretary, that he will not kill a bird or take the nest or eggs of a bird for any other purpose than provided herein, which bond shall be kept in the office of the secretary. Each permit shall be in force for one year from the date of its issue and shall not be transferable but upon the forfeiture of a bond of a person his permit shall become void.

SECTION 21. BOUNTIES. A bounty of fifty cents shall be allowed and paid in the manner hereinafter provided, for every chicken hawk, American hoshawk, blue hawk, Cooper hawk, sharp skinned hawk, duck hawk and great horned owl killed in this state by an inhabitant thereof. Any person applying for such bounty shall take such hawk or owl to the clerk of the township in which such hawk or owl was killed. Such clerk shall issue and deliver to the applicant a certificate stating the bounty to which the applicant is entitled and shall at once destroy all such hawks and owls but such certificate shall not be issued unless there is a fund in the township treasury out of which such bounty may be paid. Such fund shall be set apart out of the general fund of the township by appropriation therefor by the township trustees, which fund in no year shall exceed the sums of one hundred dollars.

FISH.

SECTION 22. INLAND AND LAKE ERIE FISHING DISTRICTS DEFINED. The waters of Lake Erie, the waters of Sandusky Bay, as far west as straight line drawn from the mouth of Tommy Creek to Slate's

Point, and as far east as one-fourth of a mile from the mouth of the Clack Channel, and the waters of the Maumee Bay up to a point opposite Presque Isle, are in and shall be known as The Lake Erie Fishing District. All other waters over which the state of Ohio has jurisdiction, whether lakes, river, creeks, or reservoirs, or whether natural or artificial, including East Harbor, West Harbor, Middle Harbor, in Ottawa county, and the waters of Ten Mile Creek lying within this state are in and shall be known as the Inland Fishing District.

SECTION 23. BASS, BLUE GILL AND CRAPPIE. a. Open season. In the inland fishing district of the state black bass may be taken and possessed by angling only from the sixteenth day of June to the thirtieth day of April, both inclusive, and in the Lake Erie fishing district they may be thus taken and possessed from the fifteenth day of July to the twenty-fourth day of May, both inclusive.

b. Method of taking. Black bass, less than eleven inches in length, calico or strawberry bass and crapple less than six inches in length, rock bass and blue gills less than five inches in length may not be taken in either of the fishing districts in this state; but if any of the fish named in this section are caught unintentionally in any net when such net is being lifted or hauled and are released alive in such manner as not to injure them, such taking shall not be considered an offense.

c. Limit. A person may not take in any one day to exceed twelve black bass, twenty-five rock bass or blue gills, or forty calico or strawberry bass or crappies, nor have in possession at any time more than two days' legal catch of any of the above named varieties.

d. Sale. No person, firm or corporation, shall buy, sell or offer for sale, barter, give away, or have in possession for any such purpose any fish caught in the inland fishing district of this state, except carp, sheephead, mullet and grass pike, or any black bass, rock bass, calico or strawberry bass, crappie, blue gill, or sunfish caught in the Lake Erie fishing district of this state, or outside of the state or have in possession any such fish unlawfully caught, and each fish so caught, sold offered for sale, exposed for sale, bartered or given away, had in possession unlawfully caught, or for the purpose of sale, of or a less length than herein required shall constitute a separate offense.

SECTION 24. TROUT. a. Open season. Brook trout, speckled trout, Von Behr or brown trout land-locked salmon or California salmon may be taken and possessed from the fifteenth day of April to the fifteenth day of September, both inclusive.

SECTION 25. MINNOWS. No person shall take, catch, buy or sell minnows, except for bait, or ship "white bait", except alive, out of the state. In the inland waters of the state no minnows shall be taken or caught with a minnow seine exceeding four feet in depth and eight feet in length and in the Lake Erie fishing district no minnows shall be taken with a minnow seine exceeding thirty feet in length.

SECTION 26. POISONS AND EXPLOSIVES PROHIBITED. No person shall take, catch, injure or kill fish in any waters over which the state of Ohio has jurisdiction by means of quicklime, electricity, or any kind of explosive or poisonous substance, or place or use quicklime, electricity, explosive or poisonous substances in any such waters, except for engineering purposes and upon the written permission of the secretary of agriculture. Each fish taken, killed or had in possession in violation in this section shall constitute a separate offense.

SECTION 27. OBSTRUCTIONS PROHIBITED. No person shall locate,

place or maintain in any of the waters of this state over which the state has jurisdiction, any obstruction to the natural transit of fish. The chief of the division of fish and game, assistant chief, or any fish and game protector or other person, may take up, remove or clear away such obstructions, except mill dams, and if such obstruction is not or other device used for leading or catching fish it may be seized and condemned, as provided in section 60 of this act, but this section shall not apply to Lake Erie.

SECTION 28. ICE FISHING RESTRICTED. No person shall take or catch fish in any manner in the inland fishing district of this state while the waters thereof are frozen over, covered or partly covered with ice, or through a fissure, crack or break therein, except through a hole in the ice not more than two and a half feet in diameter. No more than two holes shall be used by any one fisherman, nor shall more than two hooks be used on any one line, and no fish so caught shall be bartered or sold. Each fish taken, killed, bartered or sold contrary to the provisions of this section shall constitute a separate offense.

SECTION 29. OVERFLOWS AND PRIVATE PONDS EXEMPTED. Fish may be taken in any manner, in the ponds or lagoons formed by the receding waters of any river, when such ponds or lagoons no longer have any connection with the channels of such streams.

SECTION 30. CERTAIN NETS EXEMPTED. Nothing in this act shall apply to nets, traps, or other devices for catching fish, in the possession of the owner of a private artificial fish pond or privately owned lake for use in such pond or lake only, or to fish nets, fish traps, or other devices for catching fish, not otherwise prohibited, to be used in catching fish in Lake Erie, or in those bays, marshes, estuaries, inlets bordering on, flowing into or in any manner connected with Lake Erie, wherein fishing with such devices is permitted, when such fish nets, fish traps, or other devices are kept within one mile of the waters of the Lake Erie fishing district. Nothing in this chapter shall apply to nets, traps, or other devices, in the possession of bona fide manufacturers, or dealers, when such nets, traps, or other devices are kept in the regular places of business of such manufacturers or dealers, or are in course of transportation, or to nets, traps, or other devices in the possession of common carriers for transportation.

NETS AND NETTING

SECTION 31. NET AND LINE PROHIBITION. No person shall draw, set, place, locate, maintain, or have in possession a pound net, crib net, trammel net, fyke net, set net, seine, bar net, fish trap or any part thereof, throw or hand line, with more than three hooks attached thereto, or any other device for catching fish, except a line with not more than three hooks attached thereto lure with not more than three sets of three hooks each in the inland fishing district of this state, except for taking carp, mullet, sheephead and grass pike as provided in section 32 of this act, and except as provided in section 29 of this act, or catch, or kill a fish, in such fishing district with what are known as bob lines, trot lines, float lines, or by grabbing with the hands, or by spearing or shooting, or with any other device other than by angling; provided, however that in the waters of this district, except those lakes, harbors and reservoirs controlled by the state, a trot line may be used with not more than fifty hooks and no two hooks less than three feet apart.

Each fish caught, killed, taken or had in possession contrary to the provisions of this act shall constitute a separate offense.

SECTION 32. CARP, MULLET, AND OTHER FISH. Carp, mullet, grass pike, sheephead and moon-eyed shiners may be taken in any number, except that they may not be taken with a net other than a seine having meshes not less than four inches, stretched mesh, fishing measure, in the bays, marshes, estuaries, or inlets, bordering upon, flowing into, or in any manner connected with Lake Erie. They may, in the same manner, be taken in the Ottawa River, no farther up than the Ann Arbor bridge; in the Maumee, no farther up than the terminal bridge above the Toledo country club; in Portage River, no farther up than Oak Harbor bridge; in Sandusky River, no farther up than the mouth of Bar Creek and no farther up the La Carp Creek. Little Portage River, Tousaint River, Turtle Creek or Ward's Canal, than the water level of Lake Erie extends in these streams. In any of the waters herein described it shall be unlawful to set or leave stationary a seine that will prevent fish from entering or going from the mouth of any river. In the Lake Erie fishing district, a seine of smaller mesh may be used. Nothing in this section shall be construed to permit the use of any net whatever in any stream flowing into Lake Erie east of Sandusky Bay, except an eight-foot minnow net.

SECTION 33. LAKE ERIE NETTING SEASONS. For the Lake Erie fishing district, and in the bays, marshes, estuaries or inlets bordering upon, flowing into or in any manner connected with Lake Erie, there shall be two fishing seasons — the spring fishing season, beginning on the fifteenth day of March and including and closing on the thirty-first day of August, and the fall fishing season, beginning on the first day of September and including and closing on the fifteenth day of December. No person shall draw, set, place, locate, or maintain a pound net, gill net, bar net, fyke net, seine, or any fish net whatever in the Lake Erie fishing district of this state, or the bays, marshes, estuaries, or inlets thereof bordering upon, flowing into or in any manner connected with Lake Erie, between the fifteenth day of December and the fourteenth day of March, both inclusive.

SECTION 34. LICENSE AND FEES. No person, firm or corporation shall use or operate for the purpose of catching fish, a boat, net or device other than hook and line with bait or lure in the Lake Erie fishing district of this state, or the bays, marshes, estuaries or inlets bordering upon, flowing into or in any manner connected with Lake Erie, without a license from the secretary of agriculture. Applications for license and all licenses herein required shall be in such form as the secretary may prescribe. The fees for license in the Lake Erie fishing district, and in the bays, marshes, estuaries or inlets bordering upon, flowing into, or in any manner connected with Lake Erie, where fishing is permitted with a 4-inch seine, for each fishing season defined in this chapter shall be as follows:

For each rowboat used in fishing with gill nets or bar nets, four dollars;

For each sailboat used in fishing with gill nets or bar nets, six dollars;

For each gasoline or other power boat, of five net tons or under, used in fishing with gill nets or bar nets, twelve dollars and fifty cents;

For each gasoline or other power boat, of over five net tons, and for each steamboat used in fishing with gill nets, twenty dollars;

For each rowboat used in fishing with trot lines, one dollar and fifty cents;

For each seine used in fishing, four dollars;

For each pound net used in fishing, three dollars;

For each net or other device used in fishing, other than a gill net, bar net, seine, pound net or hook and line, one dollar and fifty cents.

When a person, firm or corporation applies to the secretary of agriculture for a license, the secretary, upon receiving the proper fees as prescribed, shall issue the same. Such license shall remain in force and entitle the holder thereof to fish as permitted by law from the date of issue to and including the last day of the season for which such license was issued. The license shall be carried by an operator of boats, net, or other device while being used in catching fish, and exhibited on demand to any protector, constable, sheriff, deputy sheriff or other police officer, or the secretary of agriculture. It shall be unlawful for any licensee having such license in his possession to refuse to exhibit it on demand to any proper officer. Each boat, net, or other device used in catching fish contrary to the provisions of this act, and each net or other device used or operated without having the metal tag attached thereto, as provided by law, shall constitute a separate offense.

SECTION 35. REPORTS. Within ten days after the expiration of any license, the licensee shall make and deliver a true and correct report to the secretary of agriculture, upon blanks furnished by said secretary, of the number and kinds of nets and of all other devices used in fishing, the number, kind and size of boats used and the amount, weight and kinds of fish caught by such licensee under such license during the season for which such license was issued. Upon the failure of any licensee to comply with the foregoing provisions of this act, the secretary of agriculture shall refuse to issue any new license or to renew license of such licensee until such licensee has made such report and has complied with such provisions.

SECTION 36. TAGS. The secretary of agriculture shall issue to each person licensed to catch fish in the Lake Erie fishing district, one metal tag for each net or other device allowed by law, other than a gill net, bar net, or hook and line, used by such licensee for catching fish in such district. No licensee shall use such net or other device, other than a gill net, bar net, or hook and line, without attaching such tags thereto, as hereinafter provided, to-wit:

On each crib net a tag shall be attached to the uphaul buoy, which buoy shall be painted red; on each pound net and fyke net a tag shall be attached on the tunnel outhaul stake; and on each seine a tag shall be attached on either brail. If such tags are not attached to such nets as herein required, it shall be prima facie evidence that they have not been lawfully procured, and it shall be unlawful to locate or maintain any crib net in the Lake Erie fishing district of this state, without having a red uphaul buoy attached to the crib thereof, or for any person to fish in the waters of the Lake Erie fishing district with any kind of a net or device other than the following: pound net, gill net, bar net, fyke net, crib net, seine, trot line, minnow net, or hook and line limited to three hooks. The words pound net, fyke net, crib net, shall in each case mean a tarred set net.

SECTION 37. "SPLASHING" PROHIBITED. No fish shall be driven into any net or device by what is known as "plunging," "splashing," "hammering," or by any noise or other disturbance in or out of the

water for such purpose in either of the fishing districts of the state of Ohio, and no net shall be set in less than three feet of water in such districts.

SECTION 38. NETS. WHERE PROHIBITED. No person shall draw, set, place, locate or maintain any net whatever on any of the reefs of the Lake Erie fishing district, except by permission of the secretary of agriculture, or draw, set, place, locate maintain any net whatever, in any channel or passage lying between any islands or between any islands and the mainland in such district at a greater distance from the shore of such islands or mainland than one-fourth the distance across such channel or passage; nor set, locate, place or maintain any net or string of nets opposite another set or string of nets in such manner as to close off more than one-fourth the distance across any such channel of passage; nor shall any person draw, set, place, locate or maintain any fish net not within a distance of one hundred and twenty-five rods of a line drawn through the center of Sandusky Bay within a distance of two miles on either the west or east side of the truck of the New York Central Railway crossing such bay. No person shall draw, set, place, locate or maintain any net whatever within a radius of one-half mile from a pier or breakwater built or maintained by the United States government, or at or within one-half mile from the mouth of any stream flowing into Lake Erie, or within one-half mile of any embankment, dam or bridge in any bay or river connected with or flowing into Lake Erie, or more than one-fourth the distance from shore across any bay or river whose waters flow into Lake Erie, or set, place, locate or maintain any net or string of nets opposite another net or string of nets in such a manner as to close off more than one-fourth the distance across such bay or river.

SECTION 39. NETS, REQUIREMENTS. In the Lake Erie fishing district the meshes of the back of the crib or car of all nets used in fishing shall hang squarely and shall not be less than two and seven-eighths inches, stretched mesh, fishing measure, except on the edges of the back next to the corner or side lines for a distance on each side equal in width to one-third of the width of such back. The mesh herein specified shall be on the middle of such back, and extend from the top to the bottom thereof, and hang squarely. In case of fyke nets, the mesh herein specified may be placed in the space between the last two hoops thereof, instead of the back of the crib or car, such space to be not less than three feet in width. When such large mesh is placed in the back of the crib or car, no puckering back shall be used. A gill net shall not be used or had in possession in this state, having meshes less than three inches, stretched mesh, fishing measure.

SECTION 40. LIMITATIONS ON TAKING CERTAIN FISH. It shall be unlawful for any person to take or catch a buffalo fish in the Lake Erie fishing district, before March 15, 1924, nor after that date any buffalo fish less than fifteen inches in length, or take or catch a sturgeon in such district after March 15, 1920. No person shall have in his possession a white fish less than one and three-quarter pounds in the round, a cat fish less than fifteen inches in length, a carp less than fourteen inches in length, a perch, white bass or a bull head less than nine inches in length, or a blue pike or a sauger or cisco less than eleven inches in length, or a sheephead less than 10 inches in length, or a yellow pike or pike perch less than thirteen inches in length. All such fish caught of less length or weight than herein described shall be immedi-

ately released alive, while nets are being lifted or hauled in such a manner as not to injure them. It shall be unlawful to release such undersized fish as herein described into privately-owned pond or lake, live car or other enclosures. No cat fish or bull head shall be brought ashore with its head or tail removed, or in such condition that its length cannot be measured. Nothing herein shall prohibit the catching or having in possession such fish when caught with hook and line, and not for profit; and the having in possession or failure to return to the water alive in the manner provided a quantity of such under-sized white fish, cisco, cat fish, carp, sheephead, white bass, perch or bull heads not exceeding in weight three per cent and not exceeding in weight ten per cent of such undersized yellow pike or pike perch, blue pike or saugers, of each boatload or part thereof, lot catch, or haul, brought ashore of each variety of fish shall not be deemed a violation of this section. No person, firm or corporation shall sell, barter, give away, deliver or ship any package of fish containing more than three per cent of undersized fish of the following varieties: white fish, cisco, cat fish, carp, sheephead, buffalo fish, white bass, perch, bull heads, or more than ten per cent of undersized pike or pike perch or saugers. No person shall buy, sell, offer for sale, or have in his possession a fish caught out of season or in any manner prohibited, or a fish caught unlawfully outside the state of Ohio. Fish lawfully taken or caught and confined in a net, or by a device authorized by law, shall be the property of the person, firm or corporation operating such net or device, and it shall be unlawful for any person other than the owner or person in control of such net or other device, to take or catch therefrom, or have in possession a fish which is or has been so confined, and no set net or gill net from one hour before sunrise to one hour after sunset. Each fish taken from, caught out of, and each fish had in possession which was taken from any net legally operated in the Lake Erie fishing district, by any person other than the owner or person in control of such net shall constitute a separate offense.

HUNTING AND TRAPPING LICENSES.

SECTION 41. RESIDENT AND NON-RESIDENT LICENSE. No person shall hunt, pursue or kill with a gun any wild bird or wild animal, or take, catch, or kill any fur-bearing animals, by the aid or use of any trap or other device, within the state, without first having applied for and received a hunting and trapping license as required herein. Every applicant for a hunter's and trapper's license who is a non-resident of the state of Ohio and who is a citizen of the United States of America, shall pay a fee of fifteen dollars to the officer issuing same. Every applicant for hunter's and trapper's license who is a citizen of the United States of America, and a resident of the state of Ohio, shall pay a fee of one dollar, but the owner, manager, tenant or children of the owner, manager or tenant of lands within this state may hunt and trap upon such lands without a hunter's and trapper's license.

SECTION 42. HOW ISSUED. Hunter's and trapper's license shall be issued by the clerk of common pleas courts and township clerk. Every applicant for a hunter's and trapper's license shall make and subscribe an affidavit, setting forth his name, age, weight, occupation, place of residence, personal description and citizenship, and the officer authorized to issue licenses shall charge each applicant a fee of twenty-five cents for taking such affidavit, issuing such license and attaching his seal of

office thereto, and clerks of common pleas courts and township clerks to whom such application is made are hereby empowered and required to administer the oath and to take and certify the affidavit herein required and to collect and receive the fees therefor as herein provided. The application, license and other blanks required by this act shall be prepared and furnished by the secretary of agriculture and such blanks shall be of different color each year and in such form as such secretary may prescribe to the clerk authorized to issue same, and such license shall be issued applicants by said clerks. The record of licenses kept by said clerk shall be uniform throughout the state and in such form or manner as the state auditor shall prescribe, and be open at all reasonable hours to the inspection of any person. Each such license shall expire on the 31st day of December next after its issuance. The secretary of agriculture or the court before whom the case is tried as a part of the punishment shall revoke the license of any person or persons convicted of violating any laws for the protection of birds, game birds, game and fur-bearing animals and the license fee paid by such person shall be forfeited to the state and no license shall be granted to such person until the expiration of one year after the date of his conviction. Persons under sixteen years of age shall not be allowed to hunt with gun under the provisions of this act, unless accompanied by their parents or other adult person instead of parents.

SECTION 43. RECORD; APPLICATION OF FEES. Officers authorized to issue licenses shall issue them in consecutive order of their numbers as stamped on the left upper corner of each license with date and exact time of day of issue plainly written thereon and keep a record of such licenses issued and make a report to the board of agriculture quarterly, on March 31st, June 30th, September 30th and December 31st, in such form as the secretary of agriculture shall require, of the number of licenses issued, together with the names and addresses of the persons to whom issued, and shall transmit with such report to the secretary, the moneys received as license fees, other than the amounts paid to the clerks as their fees, which shall be paid into the state treasury to the credit of a fund which is hereby appropriated for the use of the secretary in the preservation and protection of birds, game birds, game and fur-bearing animals. At least fifty per cent of the money arising from all such licenses shall be expended by the secretary for the purchase and propagation of game birds and game animals to be used in re-stocking sections where a scarcity of such birds and game animals exist, for establishing and purchasing or otherwise acquiring title to lands for game preserves, and the secretary is hereby empowered to organize such lands into state game preserves, under rules and regulations to be adopted by said secretary, and employ on such preserves one or more keepers or protectors at such salary and with such duties, as may be prescribed by the secretary. And it shall be unlawful for any person at any time on any such game preserve, conspicuously posted, or with knowledge that the same is a game preserve to hunt or trap, kill or pursue any game birds or game or fur-bearing animal. It shall be unlawful for any person to enter upon any lands owned or held by the state for purposes of reforestation or for game preserves with intent to cut growing timber on any such lands, or otherwise commit waste thereon, or to trap, hunt, kill, shoot, injure or pursue a game bird or game animal thereon.

SECTION 44. OTHER PROVISIONS. No hunter's and trapper's license shall be transferable, and it shall be an offense for any hunter, or

trapper to carry a license issued in the name of another person or which does not contain the seal of the officer issuing the same, and it shall be unlawful for any person empowered to issue such license to issue and falsely date a license with a date prior to the day and date of its issue. Every person shall, while hunting or trapping, carry with him his license and exhibit same to any game protector, constable, sheriff, deputy sheriff, or police officer, or the owner or person in lawful control of the land upon which he may be hunting or trapping, or to any person, and failure and refusal to so carry or exhibit his license shall constitute an offense under this section. Nothing in this act shall be construed as allowing any person to hunt or trap on any land without the written consent of the owner thereof. Each day that any person shall hunt or trap within the state without having procured the license herein required shall constitute a separate offense. The license granted hereunder shall entitle a non-resident to take with him from this state, game animals killed by him not to exceed twenty-five of one kind or twenty-five in the aggregate of all kinds, but he shall not take with him or transport from the state any game bird killed by him or in his possession by gift or purchase. Each game bird so transported shall constitute a separate offense.

GAME REFUGES, GAME PROPAGATION, TRESPASS.

SECTION 45. GAME AND BIRD REFUGES. The secretary of agriculture may for a specified period of years prohibit or recall the taking of birds, fish and wild animals, upon public lands or water set aside with the consent and approval of the governor, or upon private lands set aside with the consent of the owner thereof for game refuges. At least thirty days before such prohibition, rule or regulations shall take effect, a copy of the same shall be filed in the office of the clerk of the township or townships to which they apply. Such game refuges shall be surrounded by at least one wire at the boundary thereof, and notices reading "State Game Refuge; Hunting is unlawful," shall be posted at conspicuous places on said boundary.

SECTION 46. PHEASANT AND WILD DUCK PROPAGATION AND SALE.
a. License. It shall be lawful for any citizen of the state of Ohio to engage in the business of raising and selling domesticated English ring neck or Mongolian or Chinese pheasant, mallard or black ducks, on the lands on which he is the owner or lessee. Any citizen desiring to engage in the propagation of the birds herein mentioned, shall make application in writing to the secretary of agriculture for a permit, and when it shall appear that such application is made in good faith, and upon the payment of a fee of five dollars shall be granted a breeder's license, permitting such applicant to breed and raise for commercial purposes the birds above enumerated, under the regulations herein set forth. Such license shall expire on the last day of December of each year at midnight.

b. Killing and sale. Any licensee or person having written permission may kill or sell either dead or alive the birds herein enumerated in accordance with the provisions set forth, at any time, and the birds so sold may be bought and sold as hereinafter stated. Before selling any such birds as provided, there shall be securely attached to the leg of each bird, a metal tag bearing the name, initials or registered trade-mark of the licensee producing such bird. Each licensee must have on file with the secretary of agriculture a copy of the trade-mark, name

or initials appearing on the metal band, which is required on each bird produced and sold by him, or any person acting under his authority, and it shall be unlawful for any person, firm or corporation to buy, sell, offer for sale, or have in possession for the purpose of sale, any bird named in this section, not bearing the metal tag as herein required. No pheasant, mallard or black duck shall be killed by shooting except during the open season for such birds, or except as provided by this section. No mallard or black duck killed by shooting shall be bought or sold, unless each bird before attaining the age of four weeks shall have had removed from the web of one foot a portion thereof in the form of a V large enough to make a permanent, well-defined mark, which shall be sufficient to identify it as a bird raised in domestication under a written permit.

c. Report and tags. Every licensee by whom pheasants are sold or shipped under authority of this statute shall, within five days after selling or shipping same make and file with the secretary of agriculture a written report thereof which report shall contain a statement of the number and kinds of birds sold or shipped and the name and address of the person, firm or corporation to whom they were sold or shipped and date thereof. Blanks for making the report herein required shall be furnished by the secretary of agriculture to each licensee. The secretary of agriculture shall also, at nominal cost, supply licensees with the necessary metal tags. Such tags shall bear a distinctive mark and it shall be unlawful for any person, firm or corporation to use any other tag than that provided by the secretary of agriculture; it shall be unlawful for any person, firm or corporation, to attach to any birds or fowls mentioned in this bill or otherwise use a tag belonging to any other licensee.

d. Marking for transportation. It shall be unlawful for any person, firm or corporation, or transportation company to receive for transportation or transport a package, box or other receptacle containing a pheasant, mallard or black duck, unless such package bears a label on the address side, containing the name and address of the owner or consignor and a list showing the number and kinds of birds contained therein.

SECTION 47. TRESPASS. No person shall hunt or trap upon any lands, pond, lake or private waters of another, except water claimed by riparian right of ownership in adjacent lands, or thereon, shoot, shoot at, catch, kill, injure or pursue a wild bird, wild water fowl or wild animal without obtaining written permission from the owner or his authorized agent.

ORGANIZATION AND POWERS.

SECTION 48. AUTHORITY OF SECRETARY OF AGRICULTURE. The secretary of agriculture shall have authority and control in all matters pertaining to the protection, preservation and propagation of song and insectivorous and game birds, wild animals and fish within the state and in and upon the waters thereof. He shall enforce by proper legal action or proceeding the laws of the state for the protection, preservation, and propagation of such birds, animals and havens for the propagation of fish and game, and, so far as funds are provided therefor, shall adopt and carry into effect such measures as he deems necessary in the performance of his duties.

SECTION 49. APPOINTMENTS. For the purpose of carrying into effect the provisions of the preceding section there shall be appointed a

chief of the division of fish and game, an assistant chief, a Lake Erie supervising protector and such number of fish and game protectors and special fish and game protectors as the board of agriculture may prescribe. The chief of the division of fish and game, assistant chief, Lake Erie supervising protector and each fish and game protector shall hold his office for a term of two years, unless sooner removed by the secretary of agriculture. Each special fish and game protector shall have the same powers and perform the same duties as a fish and game protector.

SECTION 50. BONDS. Before entering upon the discharge of the duties of his office, the chief of the division of fish and game shall give bond to the state in the sum of two thousand dollars, the assistant chief and the Lake Erie supervising protector in the sum of one thousand dollars, each fish and game protector in the sum of two hundred dollars, with three sureties approved by the secretary of agriculture, conditioned for the faithful discharge of the duties of his office. Such bond, with the approval of the secretary and the oath of office endorsed thereon, shall be deposited with the secretary and kept in his office.

SECTION 51. POWERS AND DUTIES. The chief of the division of fish and game, assistant chief, Lake Erie supervising protector, fish and game protectors and special fish and game protectors shall enforce the provisions of this act and the laws relating to the protection, preservation and propagation of birds, fish, game and fur-bearing animals, and also shall enforce the laws against trespassing on the premises, for the purpose of hunting, without the permission of the owner thereof, and shall have authority to make arrests upon view and without the issuance of a warrant therefor. Under the direction of the secretary of agriculture, the chief of the division of fish and game and assistant chief shall visit all parts of the state and direct and assist fish and game protectors in the discharge of their duties. Each protector, sheriff, deputy sheriff, constable or other police officer, may search any place that he has good reason to believe contains a bird, fish, game or fur-bearing animal, or a skin, hide or pelt thereof, or plumage of a bird, killed, taken or had in possession contrary to law or a gun, boat, net, seine, trap, ferret or device used for taking birds, fish, game or fur-bearing animals had in possession, or used contrary to law and seize each and all of them he may find, so unlawfully taken or possessed. If the owner, or person in charge of the place so searched refuse to permit such search, upon filing an affidavit in accordance with law, before an officer having jurisdiction of the offense, and receiving a search warrant issued thereon, such protector or other police officer may forcibly search the place, and if upon inspection he finds any bird, fish, game or fur-bearing animal, or a skin, hide or pelt thereof or the plumage of a bird, or a gun, net, seine, trap, or ferret, or a device unlawfully in the possession of the person, he shall forthwith seize each and all of them, and arrest the person in whose custody or possession they are found. Such bird, fish, game, fur-bearing animal or the skin, hide or pelt thereof, or the plumage of a bird; or gun, net, seine, trap or ferret, or device unlawfully used in taking such bird, fish, game or fur-bearing animal, so found shall each and all escheat to the state.

SECTION 52. EXECUTIVE OF WARRANTS; ARRESTS. The chief of the division of fish and game, assistant chief, Lake Erie supervising protector and protectors may serve and execute warrants and other process of law issued in the enforcement of any law for the protection, preservation, or propagation of birds, fish and game or fur-bearing animals

in the same manner as a sheriff or constable may serve and execute a process, and he may arrest on sight and without warrant a person found violating any such law. He shall have the same authority as sheriffs to require aid in executing a process or is making an arrest. He may seize without process, each bird, fish, game, or fur-bearing animal and each skin, hide or pelt thereof, or the plumage of each bird when found in possession of such person, together with any gun, net, seine, boat, ferret or device with which they are taken or killed, or used in taking or killing them, and forthwith convey the person so offending before a court or magistrate having jurisdiction of the offense. No person shall interfere with, threaten, abuse, assault, obstruct, or in any manner attempt to deter a protector or other police officer from carrying into effect any of the provisions of this act, or refuse to accompany a protector or other police officer when placed under arrest. Any game protector shall have the authority to make arrests under the provisions of this section for any such violations. Any protector may enter upon any private lands or waters for the purpose of carrying out the provisions of this act. Arrests may be made on Sunday, in which case the offender shall be taken before a court or magistrate and required to give bond for his appearance at a time fixed for the hearing of the complaint on a week day as soon as practicable after the arrest. If a bond is required for the appearance of the offender and he fails to give it, the court may order him committed to the jail of the county or to some other suitable place until the time set for hearing of the complaint. The jailer or officer in charge of the place designated by the court shall receive the person so committed.

SECTION 52. COMPENSATION. The compensation of the chief of the division of fish and game, assistant chief, Lake Erie supervising protector, fish and game protectors and special fish and game protectors shall be fixed and paid in the same manner provided for in section 1087 of the General Code for the compensation of other agents of the secretary of agriculture. There may also be allowed and paid in the manner provided in section 1087 all necessary expenses incurred by them in the performance of their duties.

SECTION 54. SHERIFFS AND CONSTABLES. Sheriffs, deputy sheriffs, constables and other police officers shall enforce the laws for the protective, preservation and propagation of birds, fish, game and fur-bearing animals, and for this purpose they shall have the power conferred upon the fish and game protectors and receive like fees for similar services. Prosecutions by a protector or other public officer for offenses not committed in his presence shall be instituted only upon the approval of the prosecuting attorney of the county in which the offense is committed or upon the approval of the attorney general.

SECTION 55. RECEIPTS FROM FINES AND LICENSES. All fines, penalties and forfeitures arising from prosecutions, convictions, confiscations, or otherwise under this act, unless otherwise directed by the secretary of agriculture shall be paid by the officer by whom the fine is collected to the secretary of agriculture and by him paid into the state treasury to the credit of a fund which shall be appropriated biennially for the use of the secretary of agriculture. All moneys collected as license on nets in the Lake Erie fishing district under this act shall be paid by the secretary of agriculture into the state treasury as a special fund to be used in the betterment and the propagation of fish therein, or in otherwise propagating fish in such district; and for that purpose

such fund shall be appropriated biennially, and be paid out upon the order of the secretary of agriculture, but shall not be used or paid out for any purpose other than the purposes for which such fund is appropriated.

SECTION 56. CONTROL OF STATE WATERS AND LANDS IN PARKS. All lakes, reservoirs and state lands dedicated to the use of the public for park and pleasure resort purposes, with respect to the enforcement of all laws relating to the protection of birds, fish and game, shall be under the supervision and control of the secretary of agriculture. All laws for the protection of fish in inland rivers and streams of the state, and all laws for the protection of birds, fish and game and fur-bearing animals, shall apply to all such state reservoirs and lakes. No person shall disturb, injure or destroy a tree, plant, lawn, embankment, decoration or other property, or kill, injure, or disturb a waterfowl, water animal, bird or game, or fur-bearing animal, kept as a semi-domestic pet upon an island or within the boundary lines of Buckeye Lake, Indian Lake, Portage Lake, Lake St. Marys, Loraine reservoir, or any other territory over which the state has jurisdiction or an embankment or state land adjacent thereto, or take or disturb fish in any lagoon or any other portion of any of the waters over which the state has jurisdiction and which have been set aside by the secretary of agriculture for the purpose of propagation of fish.

SECTION 57. POWER TO TAKE FISH AND SPAWN. Nothing in this act shall prevent the secretary of agriculture, his agents and employes from taking fish at any time or place or in any manner for the maintenance or cultivation of fish in hatcheries or for the purpose of stocking ponds, lakes, or rivers, or from exterminating carp in any waters or from setting aside any portion of such waters for the propagation of fish or water fowls. For the purpose of obtaining spawn for the fish hatcheries, the secretary of agriculture may place his agents in any boat used in taking fish and pay for such spawn such amount as he may fix, No person engaged in fishing shall refuse to take such agents in such boat owned by him or under his control or refuse to afford them opportunity to take spawn or refuse to assist them in the performance of such duty.

PROSECUTIONS.

SECTION 58. JURISDICTION OF COURTS. A justice of the peace, mayor or police judge shall have final jurisdiction within his county in a prosecution for a violation of any provision of the laws relating to the protection, preservation or propagation of birds, fish, game and fur-bearing animals and shall have like jurisdiction in a proceeding for the condemnation and forfeiture of property used in the violation of any such law.

SECTION 59. SERVICE OF SUMMONS ON CORPORATIONS. When an affidavit is filed and a warrant issued against a corporation for a violation of any provision of this act, a summons shall be issued directed to the sheriff, constable or protector, commanding him to notify the accused thereof, and returnable on or before the tenth day after its date. The summons together with a copy of the warrant, shall be served and returned in the manner provided for the service of summons upon corporations in civil actions. On or before the return day, the corporation may appear by one of its officers or by counsel and answer the warrant by motion, demurrer or plea, but upon failure to make

appearance and answer, a plea of not guilty shall be entered. Upon such appearance or plea the corporation shall be deemed present in court until the cause is finally disposed of.

SECTION 60. FORFEITURE OF ILLEGAL DEVICES. Any gun, net, seine, trap or other device used in the unlawful taking, catching or killing of a bird, fish, game or fur-bearing animal is a public nuisance. Each protector or other police officer shall seize and safely keep such property, including the illegal results thereof, and unless otherwise ordered by the secretary of agriculture, shall institute, within five days, proceedings in a proper court of the county for its forfeiture as provided by law. A writ of replevin shall not lie to take the property from his custody or from the custody or jurisdiction of the court in which such proceeding is instituted, nor shall such proceeding affect a criminal prosecution for the unlawful use of such property. An action for the forfeiture of any such property shall be commenced by the filing of an affidavit describing the property seized, and stating the unlawful use made of it, the time and place of seizure, the name of the person owning or using it at the time of seizure if known, and if unknown such fact shall be stated. Upon filing the affidavit the court shall issue a summons setting forth the facts stated in the affidavit and fixing a time and place for the hearing of the complaint. A copy of the summons shall be served on the owner or person using the property at the time of its seizure, if he is known, or by leaving a copy thereof at his usual residence, or place of business in the county, at least three days before the time fixed for the hearing of the complaint. If the owner or user is unknown or a non-resident of the county or cannot be found therein, a copy of the summons shall be posted at a suitable place nearest the place of seizure, but if his address is known a copy of the summons shall be mailed to him at least three days before the time fixed for the hearing of the complaint. On the date fixed for the hearing the officer making such service shall make a return of the time and manner of making the service. Upon proper cause shown, the court may postpone the hearing. If the owner or person unlawfully using such property at the time of its seizure is arrested, pleads guilty and confesses that the property at the time of the seizure was being used by him in violation of law, no proceedings of forfeiture shall be instituted, but the court in imposing sentence shall order the property so seized forfeited to the state, to be disposed of thereafter as the secretary of agriculture may direct.

SECTION 61. TRIAL BY JURY. If the defendant in a proceeding for forfeiture or condemnation under this act demands a jury, the court shall issue a venire to a fish and game protector or constable of the county containing the names of sixteen persons to serve as jurors therein, who must be electors of the township, city or village for which such judge or magistrate was chosen. Such officer shall promptly execute and make return of the venire. If it be exhausted without obtaining the required number of jurors, the court may direct the officer to summon by-standers or other person. If the defendant consents in writing and such consent is entered on record, the cause may be heard by a jury composed of six persons in which case the venire shall not contain the names of more than ten electors. Each party shall be entitled to two preemptory challenges of jurors and such challenges for cause as in civil cases in the court of common pleas. A petition in error to the court of common pleas, court of appeals or supreme court may be prosecuted by the officer or person filing the complaint or by the owner or user of the

property seized, to review the judgment and order of the court in forfeiting the property or in ordering its release. Such petition shall be governed by the provisions governing petitions in error in felony cases tried in the court of common pleas.

SECTION 62. COSTS IN PROSECUTIONS. A person authorized by law to prosecute a case under the provisions of this act shall not be required to advance or secure costs therein. If the defendant be acquitted or discharged from custody, or if he be convicted and committed in default of payment of fine and costs, such costs shall be certified, under oath by the justice of the peace or other magistrate to the county auditor who shall correct all errors therein and issue his warrant on the county treasurer payable to the person or persons entitled thereto.

SECTION 63. JUDGMENTS. If the defendant in a prosecution or condemnation proceeding under the provisions of this act is convicted, judgment shall be rendered against him for the costs in addition to the fine imposed or forfeiture declared. The judgment shall be the first lien upon his property and no exemption shall be claimed or allowed against such lien. If he fails to pay the fine and costs imposed or execution issued is returned unsatisfied, the person convicted shall be committed to the jail of the county or to a workhouse and there confined one day for each dollar of fine and costs adjudged against him. He shall not be discharged or paroled therefrom by any board or officer except upon payment of the fine and costs remaining unpaid or upon the order of the secretary of agriculture.

PENALTIES.

SECTION 64. FINES; IMPRISONMENT. Whoever violates the provisions of section 47 of this act shall be fined not less than ten dollars nor more than fifteen dollars, and for each subsequent offense shall be fined not less than fifteen dollars nor more than fifty dollars. Whoever violates the provisions of sections 27 and 52 of this act shall be fined not less than one hundred dollars nor more than five hundred dollars, and the costs of prosecution. Whoever violates any of the other provisions of this act shall be fined not less than twenty-five dollars nor more than two hundred dollars, and the cost of prosecution, and upon default of payment of fine, and costs assessed for any violation of this act he shall be committed to the jail of the county or to some workhouse, and there confined one day for each dollar of the fine imposed and the costs assessed. He shall not be discharged, paroled or released therefrom by any board or officers, except upon payment of the fine and costs or that portion of the fine and costs remaining unpaid or except upon the order of the secretary of agriculture.

SECTION 65. That sections of the General Code, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1412-1, 1412-2, 1412-3, 1412-4, 1412-5, 1413, 1414, 1415, 1415-1, 1416, 1416-1, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1437-1, 1437-2, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464,

1465, 485, 12521, 12523, 5831-1, 5831-2, 5831-3, be, and the same are hereby repealed.

C. K. PATTERSON,
C. A. WAGNER,
THOMAS W. LATHAM,
D. A. LIGGITT,

W. E. SPARKS,
GEORGE W. HOLL,
H. ROSS AKE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Liggitt moved that **Sub. S. B. No. 45** — Mr. Parrett, be reprinted as amended.

The question was, "Shall the bill, **Sub. S. B. No. 45**, be reprinted as amended?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Parrett,
Archer,	Hopley,	Liggitt,	Ritter,
Bellew,	Jones, of Franklin,	Lloyd,	Sparks,
Berry,	Jones, of Meigs,	Miller,	Whittemore,
Demuth,	Kryder,	O'Brien,	Wright.

The question was agreed to.

On motion of Mr. Whittemore leave of absence was granted to members not present.

On motion of Mr. Parrett the Senate adjourned until Monday at 5 p. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus.

Monday, March 24, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of the last legislative day was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the followings bills:

Am. S. B. No. 26 — Mr. White.

Relative to the carrying and displaying of certain flags.

Am. S. B. No. 11 — Mr. Demuth.

Relating to the selling, offering or exposing for sale agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive of the General Code.

GEORGE SCHELHORN,
HENRY EVANS,
THOMAS W. LATHAM,
ROBERT J. O'BRIEN,

CHAS. J. WHITE,
CARL V. BEEBE,
JOHN E. BARNES,
HERBERT L. JONES.

On motion of Mr. Parrett the Senate proceeded to the fourth order of business, being bills for second reading.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Sub. H. B. No. 72 — Mr. Cable.

To committee on Common Schools.

S. B. No. 131 — Mr. Archer.

To committee on Common Schools.

S. B. No. 132 — Mr. Liggitt.

To committee on Soldiers' and Sailors' Orphans' Home.

S. B. No. 133 — Mr. Jones, of Meigs.

To committee on Military Affairs.

S. B. No. 134 — Mr. Ake.

To committee on German Propaganda.

S. B. No. 135 — Mr. Liggitt.

To committee on Finance.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **H. B. No. 12** — Mr. Blauser, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 2 change the figures "5262" to "5243".

In line 10 after the comma following 1918 add the following: "Union Veterans' Legion, Army and Navy Union of the United States of America."

In line 12 after the period add: "Provided that this section shall not be construed to require a separate room to be maintained for each organization."

THOMAS W. LATHAM,
GEO. D. JONES,

ROBERT J. O'BRIEN.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 41 — Mr. Scott.

Relative to investigating Legislative Press Association Smoker.

Attest:

JOHN P. MAYNARD,

Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 3 — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

With the following amendment in which the concurrence of the Senate is requested:

In line 17 strike out the word "faily" and insert in lieu thereof "fairly".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

On motion of Mr. Parrett the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, March 25, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Reverend W. A. Perrins.

The journal of yesterday was read and approved.

The president handed down a communication from the governor containing his disapproval of **S. B. No. 74** — Mr. Miller.

On motion of Mr. Parrett, further consideration of the governor's disapproval of **S. B. No. 74** — Mr. Miller, was postponed until Thursday, March 27.

Upon motion of Mr. Parrett, the Senate proceeded to the third order of business, being the introduction of bills.

The following bills were introduced and read the first time.

S. B. No. 137 — Mr. Ake.

To supplement section 7762 of the General Code, by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language.

S. B. No. 138 — Mr. Kryder.

Authorizing the probate judge of Warren county, Ohio, to discharge trustee appointed under authority of 103 Ohio Laws 591 to invest funds appropriated for use of Mabel Fitzgerald.

S. B. No. 139 — Mr. Archer.

To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the State Insurance Fund.

S. B. No. 140 — Mr. Ritter.

To amend sections 7645 and 7762 of the General Code, relative to the course of study of elementary schools.

S. B. No. 141 — Mr. Ritter.

To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home.

S. B. No. 142 — Mr. Kryder.

Authorizing the probate judge of Summit county, Ohio, to discharge trustee appointed under authority of sundry appropriations act of 1914 (104 O. L., 211) to invest funds appropriate for use of Marie Thompson.

S. B. No. 143 — Mr. Lloyd.

To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and highways, and to repeal original sections 12603, 12604 and 12608 of the General Code.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 139** was read the second time.

On motion of Mr. Archer, **S. B. No. 139** — Mr. Archer, was referred to the committee on Finance.

S. B. No. 144 — Mr. Lloyd.

Providing that licensed embalmers who entered the military service of the United States shall be reinstated without further examination.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 17 — Mr. Comings.

To amend section 4250 of the General Code permitting the merging of the departments of public service and public safety in cities under fifty thousand.

H. B. No. 50 — Mr. Gorrell.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

H. B. No. 130 — Mr. Robins.

To amend section 7491 of the General Code, relating to watering places on public highways.

H. B. No. 170 — Mr. Cochrun.

To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings.

H. B. No. 246 — Mr. Robins.

To amend section 3092 of the General Code, relating to care of dependent children by county commissioners.

H. J. R. No. 38 — Mr. Kay.

Relative to the preparation and printing of Ohio Legislative History.

H. J. R. No. 37 — Mr. Freeman.

To provide for the printing of extra copies of H. B. No. 359.

JOHN E. BARNES,

THOMAS W. LATHAM,

C. F. McCOY,

CARL V. BEEBE,

HERBERT L. JONES,

JOHN E. HOLDEN.

ROBERT J. O'BRIEN,

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives requests the return of **Am. S. B. No. 3** — Mr. Liggitt.

Attest:

JOHN P. MAYNARD,
Clerk.

Upon motion of Mr. Parrett the request of the House of Representatives for the return of **Am. S. B. No. 3** — Mr. Liggitt, was acceded to.

On motion of Mr. Archer, **S. B. No. 139** — Mr. Archer, was ordered to be printed.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 136 — Mr. Lloyd.

To committee on Libraries.

Mr. Jones submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **Am. H. B. No. 180** — Mr. Graham, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
M. B. ARCHER,

H. J. RITTER,
THOMAS W. LATHAM.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 57** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
WM. AGNEW,
GEO. J. SNYDER,
T. A. BUSBEY,

J. N. STONE,
GEO. E. KRYDER,
H. W. DAVIS,
M. B. ARCHER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 35** — Mr. Jones, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

By inserting in the bill at the end of the eighth line thereof the following words:

"In the event that such child is born outside of the state of Ohio, or in a foreign country, and the parent or guardian of such child is unable to produce such certificate, such parent or guardian shall make proof of such inability and of the date of the birth of such child, by

affidavit according to the forms of law, which affidavit shall be filed in lieu of such certificate."

CHAS. A. WHITE,
T. A. BUSBEY,
J. N. STONE,

GEO. J. SNYDER,
GEO. E. KRYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 127** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
ROBERT J. O'BRIEN,

GEO. D. JONES,
W. E. SPARKS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 130** — Mr. O'Brien, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
ROBERT J. O'BRIEN,

GEO. D. JONES,
W. E. SPARKS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Holden submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 71** — Mr. Whittemore, having had the same under consideration, reports it back and recommends its title passage of **Sub. S. B. No. 71**.

W. E. SPARKS,
J. E. HOLDEN,

GEO. J. SNYDER,
CHAS. A. WHITE.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **Am. H. B. No. 295** — Mr. Foutz, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
F. E. WHITTEMORE,
FRANK C. PARRETT,
J. N. STONE,

GEO. D. JONES,
CHAS. A. WHITE,
H. ROSS AKE.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 77** — Mr. Jones, of Franklin, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 11, after the word "antiseptics" add the following: "No osteopathic physician holding a license to practice osteopathy at the time

of the passage of this act, shall be permitted to practice major surgery, which shall be defined to mean the performance of those surgical operations attended by mortality from the use of the knife or other surgical instruments, until he shall have passed the examination in surgery given by the state medical board, but he may practice minor and orthopedic surgery, not in conflict with the definitions of major surgery in this act."

In line 11, strike out the words "such certificates" and insert in lieu thereof the following: "The certificate of an osteopathic physician".

In line 12 strike out the words "in case of certificates to other physicians and surgeons" and insert in lieu thereof "provided in section 1275 of the General Code of Ohio."

HOWELL WRIGHT,
T. M. BERRY,

GEO. E. KRYDER,
H. W. DAVIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 285** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,

GEO. E. KRYDER,
H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 104** — Mr. Hopley, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,

GEO. E. KRYDER,
H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

The special joint committee on Taxation has adopted the following program of legislation designed to meet the present crisis in the financial affairs of the political subdivisions and school districts of the state by measures for their temporary relief, and looking toward a permanent comprehensive scheme of taxation for the state and its subdivisions:

1. An emergency bill enabling counties, townships, municipal corporations and school districts to fund present deficiencies, and to maintain themselves on the scale of living of the year 1918 until the end of the present fiscal year; and to retire the indebtedness incurred for this purpose by rates outside of present limitation.

2. Such improvements in the machinery of the present taxing laws of the state as may be suggested by the experience of the taxing officials with a view to making their operation at the same time more efficient and more equitable and just.

3. A comprehensive tax on all inheritances, direct and collateral, with graded rates and classified exemptions to supplant the present inadequate collateral inheritance tax law.

4. An emergency law amending the statutes relating to the machinery for submitting constitutional amendments so as to make it possible

to submit amendments to the constitution during the present session of the legislature, and before the ensuing November election with a view to ascertaining the will of the people respecting the fundamental law upon the basis of which the taxation system of the state should be permanently founded. The state of the popular will on this subject is now in doubt because of the outcome of the effort to amend the constitution in this particular at the November election in 1918.

5. The submission of an amendment to the constitution authorizing the classification of property with respect to rules and methods uniform within each class, at an election to be held on Wednesday, May 28th, 1919, for the purpose above mentioned.

6. On the basis of the result of such election, the preparation of a graded income tax law bearing such relation to the property tax laws of the state as may be dictated by the will of the people expressed thereat.

7. Also on the basis of the result of such election the preparation of a graded automobile license law bearing such relation to the general property tax laws as may be so dictated.

The committee submits herewith for introduction a bill embodying the first point in the program and respectively recommends its passage.

It has heretofore reported bills, and herewith introduces a bill in the line of the second point of such program. Other bills of a similar nature, will from time to time, be reported or introduced.

The committee also reports amended Senate Bill No. 125, amended by the addition of an emergency clause for the purpose of carrying out the third feature of its program, and recommends its passage as an emergency measure.

The committee also reports amended Senate Joint Resolution No. 31, for the purpose of carrying out the fourth point of its program, with an amendment to provide for holding an election on Wednesday, the 28th day of May, 1919, for the reasons above stated.

The committee has in preparation, and will soon introduce, a bill carrying out the fifth feature of its program.

The committee recommends that a recess be taken at such time as may be desired by the General Assembly to some convenient date after the holding of the election for the consideration and passage of the bills constituting the sixth and seventh features of its program as above outlined.

FRANK C. PARRETT,
FRANCIS M. THOMPSON,
WM. AGNEW,
E. J. HOPPLE,
R. M. BILLINGSLEA,
J. E. HOLDEN,

HUSTON T. ROBINS,
MILTON CLARK,
T. M. BERRY,
F. E. WHITTEMORE,
W. W. BELLEW.

By unanimous consent the following bills were introduced and read the first time.

S. B. No. 145 — The Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

On motion of Mr. Parrett, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 145** was read the second time.

On motion of Mr. Parrett **S. B. No. 145** — The Joint Committee on Taxation, was made a special order for 2:00 p. m. Tuesday.

Mr. Parrett moved that **S. B. No. 145** — The Joint Committee on Taxation, be printed, which was agreed to.

S. B. No. 146 — The Joint Committee on Taxation.

To amend sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred **S. J. R. No. 31** — The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4 strike out "second Tuesday in August" and insert "28th day of May".

In line 24, after the word "and" insert "the form of".

In line 30 strike out all after the period and all of the remainder of the resolution.

FRANK C. PARRETT,
FRANCIS M. THOMPSON,
WM. AGNEW,
E. J. HOPPLE,
R. M. BILLINGSLEA,
J. E. HOLDEN,

HUSTON T. ROBINS,
MILTON CLARK,
T. M. BERRY,
F. E. WHITTEMORE,
W. W. BELLEW.

On motion of Mr. Parrett **S. J. R. No. 31** — The Joint Committee on Taxation, was made a special order for Thursday, March 27, at 2:30 o'clock p. m.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred **S. B. No. 125** — The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

After line 19 amend by adding the following section:

SECTION 3. This act is hereby declared to be an emergency law necessary for the immediate preservation of the public peace, health and safety. The reason for such necessity lies in the fact that in order to carry on the operations of government in the preservation of the public peace, health and safety, tax laws must be enacted to meet deficiencies already accruing and certain to accrue under the limitations prescribed by law in accordance with the established policy of the state, with the loss of revenue from liquor licenses which will take place after May 27th, 1919; that the basis of the tax laws to be enacted depends upon the fundamental principles of taxation accepted by the people of the state; that a doubt exists as to what principles of taxation have been so accepted in view of an apparent majority in favor of the principles of classification as a substitute for the uniform rule, at the election held in November, 1918; that laws enacted under the one principle would be

inconsistent with, and fundamentally different from, those which might be enacted under the other; that by reason of the premises, a clear expression on the part of the electorate as to the principles accepted by them is necessary before such tax laws can be advisedly enacted so as to produce a harmonious and permanent scheme of taxation; that such an expression of the electorate cannot be delayed without postponing the enactment of such law until too late to make them available for the production of the revenue necessary to carry on the operations of government in the preservation of the public peace, health and safety after the expiration of the present fiscal year in the several subdivisions of the state; wherefore, the sections to which this act relates, which have heretofore provided machinery for the submission of amendments to the constitution at the regular election in November only, though under Article XVI, Section 1 of the constitution such amendments are authorized to be submitted at a special election, must be immediately amended so as to allow the submission of such constitutional amendment, or amendments, as may be necessary to secure the expression of the electorate, as hereinbefore stated, without delay. Therefore, this act shall take effect and be in force upon its passage and approval.

FRANK C. PARRETT,
FRANCIS M. THOMPSON,
WM. AGNEW,
E. J. HOPPLE,
R. M. BILLINGSLEA,
J. E. HOLDEN,

HUSTON T. ROBINS,
MILTON CLARK,
T. M. BERRY,
F. E. WHITEMORE,
M. W. BELLEW.

The amendments were agreed to.

The bill was ordered to be engrossed.

On motion of Mr. Parrett, **S. B. No. 125** — The Joint Committee on Taxation, was made a special order for Thursday, March 27, at 2:45 p. m.

S. J. R. No. 35 — Mr. Lloyd, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmery,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Busbey,	Jones, of Franklin,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—28.

So the joint resolution was adopted.

On motion of Mr. Busbey, **H. J. R. No. 41** — Mr. Scott, was informally passed.

Am. H. B. No. 27 — Mr. King, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Busbey,	Jones, of Franklin,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—28.

So the bill passed.

The title was agreed to

On motion of Mr. Bellew, **Am. H. B. No. 178** was informally passed.

On motion of Mr. Parrett **S. B. No. 34**—Mr. Miller, was informally passed.

S. B. No. 49—Mr. Parrett, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Franklin,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—26.
Emmert,	Lloyd,		

So the bill passed.

The title was agreed to

Am. S. B. No. 80—Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 14, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Holl,	Norris,	Sparks,
Davis,	Jones, of Franklin,	Ritter,	White,
Emmert,	Lloyd,	Snyder,	Wright—14.
Holden,	Mettler,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Hopley,	O'Brien,	Stone,
Bellew,	Kryder,	Parrett,	Whittemore—13.
Busbey,			

The bill not having received a constitutional majority was lost.

S. B. No. 81—Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13 strike out the word "superintendent" and insert "managing officer".

In line 14 strike out the word "managers" and insert the word "administration".

In line 22 strike out the words "managers of the * * * institution" and insert the word "administration".

Which was agreed to.

Mr. Lloyd was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Busbey,	Jones, of Franklin,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—27.
Demuth,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

Am. S. B. No. 88 — Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 9, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Jones, of Franklin,	Mettler,	Snyder,
Holden,	Lloyd,	Norris,	Wright—9.
Holl,			

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Parrett,	Stone,
Archer,	Emmert,	Patterson,	White,
Bellew,	Hopley,	Ritter,	Whittemore—15.
Davis,	Kryder,	Sparks,	

The bill not having received a constitutional majority was lost.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

On motion of Mr. Wright **S. B. No. 116** — Mr. Berry, was informally passed.

S. B. No. 121 — Mr. Berry, by request, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Snyder,
Beebe,	Holl,	Norris,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Jones, of Franklin,	Parrett,	White,
Demuth,	Kryder,	Patterson,	Whittemore,
Emmert,	Latham,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

S. B. No. 122 — Mr. Stone, was read for the third time.

Mr. Stone moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 155, after the word "section", strike out the figure "871-87" and substitute "871-27" and after the word "and", strike out "877-29" and substitute "871-29".

In line 199 add "s" to the word "word", making it plural.

In line 405, change the word "one" to "five".

Which was agreed to.

Mr. Stone was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Norris,	Sparks,
Archer,	Hopley,	O'Brien,	Stone,
Beebe,	Jones, of Franklin,	Parrett,	White,
Bellew,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—23.
Demuth,	Mettler,	Snyder,	

So the bill passed.

The title was agreed to.

Sub. H. B. No. 5 — Mr. Hooley, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Mettler,	Snyder,
Archer,	Holden,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—22.
Demuth,	Latham,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 158** — Mr. Comings.

To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 to 1352-11 inclusive.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 294 — Mr. Crabbe.

To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436, relating to fees and costs.

Am. H. B. No. 38 — Mr. Kay.

To amend section 3963 of the General Code, relating to charges by municipalities for water service.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 455 — Mr. Myers.

To give certain credits on the required three years' study of the law to certain members of the army, navy and marine corps of the United States.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 79** — Mr. Brach.

To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324, and 1579-326 of the General Code (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Mettler a message was sent to the House of Representatives, informing that body that the Senate insists upon its amendments to **H. B. No. 79** — Mr. Brach, and asks for a Committee of Conference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 30 — Mr. Whittemore.

Relating to the statute of West Virginia, the effect of which will be to restrict the exportation of natural gas except in such amounts as are found to remain after the domestic, industrial and other demands within the state of West Virginia have been fully met and satisfied.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 26 — Mr. White.

Am. S. B. No. 11 — Mr. Demuth.

Attest.

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate signed said bills.

H. B. No. 47 — Mr. Gordon, of Brown, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Ritter,
Ake,	Holl,	Mettler,	Snyder,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—25.
Emmert,			

So the bill passed.

The title was agreed to.

Sub. H. B. No. 65 — Mr. Comings, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Archer,	Jones, of Franklin,	O'Brien,	White,
Beebe,	Kryder,	Patterson,	Whittemore,
Bellew,	Latham,	Ritter,	Wright—23.
Demuth,	Lloyd,	Snyder,	

So the bill passed.

The title was agreed to.

H. B. No. 93 — Mr. Bing, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	White,
Bellew,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—25.
Demuth,			

So the bill passed.

The title was agreed to.

Sub. H. B. No. 111 — Mr. Banker, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Ritter,
Ake,	Emmert,	Mettler,	Snyder,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Whittemore,
Bellew,	Kryder,	Parrett,	Wright—23.
Busbey,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

H. B. No. 155 — Mr. Robinson, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Emmert,	Norris,	Sparks,
Archer,	Hopley,	O'Brien,	Stone,
Beebe,	Jones, of Franklin,	Parrett,	Whittemore,
Bellew,	Kryder,	Patterson,	Wright—23.
Busbey,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore **H. B. No. 188** was informally passed.

On motion of Mr. Archer, **Am. H. B. No. 204** — Mr. Miller, was informally passed.

Am. H. B. No. 228 — Mr. Baker, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Norris,	Sparks,
Ake,	Emmert,	O'Brien,	Stone,
Archer,	Hopley,	Parrett,	White,
Beebe,	Kryder,	Patterson,	Whittemore,
Bellew,	Latham,	Ritter,	Wright—23.
Busbey,	Mettler,	Snyder,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Wednesday, March 26, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

The message of the Governor submitting his disapproval of **S. B.**

No. 74—Mr. Miller, was ordered printed in the journal as follows:
To the General Assembly:

I respectfully return to you, amended Senate Bill No. 74, entitled
"An act to amend section 871-1 of the General Code, relative to the
Industrial Commission of Ohio" with my disapproval.

The circumstances attendant upon the adoption of this bill and the principle upon which it is based, are both, I think, lacking in the elements which make for public confidence. Whenever a measure is passed through the Assembly without a committee hearing being given in either branch, after it is requested, the natural assumption is that an emergency is involved, or the details and probable consequences of the measure are not intended to be subjected to the illumination of open discussion. No one will contend that an emergency exists.

The authorized representatives of both employers and employes in this state requested a hearing and there was no concealment of their unreserved opposition of the bill. It is therefore fair to assume that the two most directly interested elements approve the present status quo which this bill disturbs and the reasons for it can best be stated by recounting certain developments since the existing industrial act was passed.

In the public hearing which was had during the month of January, 1913, those who opposed the bill then pending, advanced two pleas, first that the expense of administration would be more than the state could bear, and second that the efficiency required would be impossible under governmental direction because administrative policy might be tainted with politics. The first contention has disappeared through the simple demonstration, through experience, of its unsoundness. The interest on the fund now held by the Industrial Commission is more than sufficient to pay the cost of administration.

When the principle of workmen's compensation under government control was first carried into legislative expression, under the limitations of the old constitution, senatorial confirmation of the appointment of administrative officers was not provided for, for the very definite rea-

son that the whole structure and plan were to be left as far removed from political disputation as was possible under a democracy in government. I need not remind your honorable body that mature thought inspired this original provision, because the interests opposed to the basic scheme of compensating the injured workman and the dependents of those who lost their lives, were able and ingenious. At the outset, they aroused some degree of uncertainty in the public mind so that every official step was carefully taken.

The bill that you now propose is a departure from the very precaution exercised by those who framed the laws under both the old and new constitution. The administration of the workmen's compensation law is a specialized business, and a tenure both determined and guaranteed by statutory act is most necessary, not only for the purpose of procuring capable men, but of familiarizing them with the intricate details of the task, as well.

The state of Ohio is the custodian of almost eighteen millions of dollars, part of which belongs to crippled workmen, while another part forms the means of supporting the widows and orphans of those who have lost their lives. In the face of doubt and specious antagonism, the fund has grown and lives now as a stable institution. Why interfere with it? This is no time, gentlemen, to disturb the confidence of labor. World-wide conditions bring to us all a responsibility which should strip us of every consideration save that for the public weal. Lives and resource have been given to stabilize the affairs of civilization, and in these days of reconstruction, every man in official station must raise himself to a higher moral outlook. Labor does not want this bill—it opposes it; capital does not want this bill—it opposes it. If you can justify it, then name the interests in Ohio which ask its passage. If the voice of a single manufacturer, a single workingman, a widow or an orphan has been raised in support of it, I have not heard it.

JAMES M. COX,
Governor.

March 21, 1919.

On motion of Mr. Whittemore, the Senate proceeded to the second order of business, being the offering of motions and resolutions.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 36—Mr. Whittemore,

Providing for a joint committee to investigate state departments, state boards, commissions and bureaus, for the purpose of determining whether greater efficiency and economy can be obtained by reorganization, combination, and consolidation thereof.

WHEREAS, The General Assembly of the state of Ohio has from time to time created various offices, bureaus, boards, departments, and commissions, and other additions to the state government; and

WHEREAS, The duties and functions of these various commissions, boards and bureaus frequently and in many cases overlap and conflict, one with the other, and with the state departments, and the expenses of administration have multiplied greatly during recent years; and

WHEREAS, The duties of these various commissions, bureaus and boards could, in many instances, be more efficiently and more economically performed, waste eliminated and duplication of authority dispensed with, by combining and consolidating many departments, and

abolishing those which are superfluous and are unnecessary drains on the public treasury; and

WHEREAS, By reason of the rapid growth of our state in all of its departments of government a thorough reorganization is essential with a view to greater efficiency and greater economy; therefore

Be it resolved by the Senate and the House of Representatives of the State of Ohio, That a joint committee of six, composed of three Senators, to be appointed by the President of the Senate, not more than two of whom shall be of the same political party, and three Representatives, to be appointed by the Speaker of the House, not more than two of whom shall be of the same political party, who shall have full power and authority to examine into accounts and business management of the various boards and departments of state, and generally to examine into and investigate all of the boards, commissions, bureaus, and all offices which have been created by the General Assembly;

Such investigations to be made with a view of securing a more perfect system of accounting, combining and centralizing the duties of the various departments, eliminating such as are useless and securing for the state of Ohio such a reorganization of its governmental activities as will promote greater efficiency and greater economy therein;

Be it further resolved, That the joint committee shall have full power and authority to subpoena witnesses, to examine and compel the production of books, papers, and documents, and to employ expert accountants, attorneys, actuaries, stenographers, and other assistants necessary to carry on their investigation and make their report;

Be it further resolved, That the expenses of said committee and of the persons to be employed shall be paid out of an appropriation made therefor by the General Assembly upon vouchers properly drawn upon the auditor of state, signed by the chairman and secretary of the joint committee, and properly itemized. The committee shall conduct its investigation and report its findings, and make its recommendations together with such bill or bills as it may deem proper to submit to the General Assembly;

Be it further resolved, That the Finance and Appropriation committees of the House of Representatives and the Senate, are authorized and directed to make a sufficient appropriation for the expenses of carrying out the provisions of this resolution.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 147 — Mr. Snyder (by request).

To amend section 12725 of the General Code, providing for the manufacture and sale of condensed and evaporated milk.

S. B. No. 148 — Mr. Holl.

To create a county board, to be designated as the trustees of the county sinking fund.

S. B. No. 149 — Mr. Norris.

To authorize counties in which building commissions have been appointed pursuant to section 2333 of the General Code for the purpose of erecting county building for paying the cost of which bonds have been authorized and sold prior to the passage of this act, to erect said county buildings by contract containing a guaranteed maximum and stipulating that the county shall pay within such maximum the cost of labor and materials, plus a fixed percentage of profit to the contractor.

S. B. No. 150 — Mr. Parrett.

To provide for the erection of a building at the Ohio State University for the housing of the college of commerce and journalism and for other educational purposes.

S. B. No. 151 — Mr. White.

To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.

S. B. No. 152 — Mr. White.

To amend section 1841-1 of the General Code, as enacted in 103 Ohio Laws at page 175, relating to minors requiring state institutional care.

S. B. No. 153 — Mr. White.

To amend Chapter 3, Division II, Title V of Part First of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons, and to amend section 1815-12 of the General Code.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

On motion of Mr. Agnew, the rules were suspended and **H. B. No. 455** — Mr. Myers, was placed on the calendar for third reading Thursday, March 27, without reference.

Am. H. B. No. 294 — Mr. Crabbe.

To committee on Judiciary.

Am. H. B. No. 38 — Mr. Kay.

To committee on Cities.

On motion of Mr. Busbey, **Sub. S. B. No. 71** — Mr. Whittemore, was placed on the calendar for third reading Thursday, March 27, without reference.

S. B. No. 137 — Mr. Ake.

To committee on German Propaganda

S. B. No. 138 — Mr. Kryder.

To committee on Finance.

S. B. No. 140 — Mr. Ritter.

To committee on German Propaganda.

S. B. No. 141 — Mr. Ritter.

To committee on Ohio Soldiers' and Sailors' Orphans' Home.

S. B. No. 142 — Mr. Kryder.

To committee on Finance.

S. B. No. 143 — Mr. Lloyd.

To committee on Roads and Highways.

S. B. No. 144 — Mr. Lloyd.

To committee on Military Affairs.

On motion of Mr. Parrett, **S. B. No. 146** — The Joint Committee on Taxation, was ordered placed on the calendar without reference.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 35** — Mr. Halstead, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
JAMES R. HOPLEY,
H. J. RITTER,
O. J. DEMUTH,

CARL V. BEEBE,
F. L. EMMERT,
T. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **Am. H. B. No. 44** — Mr. Wiest, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
ROBERT J. O'BRIEN,
GEO. J. SNYDER,

T. A. BUSBEY,
CHAS. A. WHITE.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 114** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
T. A. BUSBEY,
T. M. NORRIS,
CHAS. A. WHITE,
J. E. HOLDEN,

J. N. STONE,
E. G. LLOYD,
ROBERT J. O'BRIEN,
F. E. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Parrett moved that the committee on Soldiers' and Sailors' Orphans' Home be relieved of further consideration of **S. B. No. 132** — Mr. Liggitt.

The motion was agreed to.

Mr. Parrett moved that **S. B. No. 132** — Mr. Liggitt, be recommitted to the committee on Soldiers' and Sailors' Home.

The motion was agreed to.

On motion of Mr. Parrett, **H. J. R. No. 41** — Mr. Scott, was informally passed.

On motion of Mr. Bellew, **Am. H. B. No. 178** — Mr. Federman, was informally passed.

On motion of Mr. Wright, **S. B. No. 116** — Mr. Berry, was informally passed.

On motion of Mr. O'Brien, **Am. S. B. No. 34** — Mr. Miller, was informally passed.

On motion of Mr. Wright, **Am. H. B. No. 188** — Mr. Cable, was informally passed.

Am. H. B. No. 204 — Mr. Miller, of Stark was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Kryder,	Parrett,	Wright—23.
Busbey,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 238 — Mr. Silver, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Holl,	O'Brien,	White,
Bellew,	Hopley,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—27.
Davis,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 247 — Mr. Miller, of Stark, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Norris,	White,
Bellew,	Hopley,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—25.
Davis,			

So the bill passed.

The title was agreed to.

H. B. No. 190 — Mr. Dunn, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Norris,	Sparks,
Ake,	Emmert,	O'Brien,	Stone,
Archer,	Holden,	Parrett,	White,
Beebe,	Hopley,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—23.
Davis,	Latham,	Snyder,	

So the bill passed.

Mr. Kryder moved to refer the bill to a select committee of one, with instructions to amend as follows:

In the title, after the word "Code", eliminate the words "of Ohio". Which was agreed to.

Mr. Kryder was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

On motion of Mr. Stone **Am. S. B. No. 33** — Mr. Miller, was informally passed.

On motion of Mr. O'Brien, **Am. S. B. No. 63** — Mr. Jones, was informally passed.

On motion of Mr. Lloyd, **Am. S. B. No. 87** — Mr. Lloyd, was informally passed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to

H. B. No. 27 — Mr. King.

To supplement section 934 of the General Code by the enactment of section 934-1, requiring washrooms to be provided and maintained at coal mines for the use of employes.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 387 — Mr. Walsh.

To amend sections 2976-1 and 2976-7 of the General Code and to supplement section 2976-10C of the General Code by the enactment of sections 2976-11, 2976-12, 2976-13, 2976-14, 2976-15 and 2976-16, relating to park districts and providing for the annexation of territory thereto, for the sale of lands, for the issue of bonds and conferring certain police powers upon boards of park commissioners.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 161 — Mr. Lentz.

To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name purchaser and the transfer of same by county auditor before record.

Am. H. B. No. 296 — Mr. Lonz.

To amend section 3495 of the General Code, providing for markers at graves of persons buried at public expense.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 182 — Mr. Gordon, of Logan.

To amend sections 4744-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Upon motion of Mr. Demuth, **Am. S. B. No. 45** — Mr. Parrett, was informally passed.

S. B. No. 91 — Mr. O'Brien, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Emmert,	Norris,	Sparks,
Archer,	Holden,	O'Brien,	Stone,
Beebe,	Hopley,	Parrett,	White,
Bellew,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—26.
Davis,	Lloyd,		

So the bill passed.

The title was agreed to.

By unanimous consent, Mr. Agnew submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 254** — Mr. Greve, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 94, after the word "county" strike out the rest of the sentence and insert in lieu thereof the following: "forthwith, unless in the meantime the defendant shall have been acquitted or discharged by the court".

WM. AGNEW,
M. B. ARCHER,
CHAS. S. WHITE,
FRANK C. PARRETT,
H. ROSS AKE,

E. G. LLOYD,
EDWARD N. METTLE,
F. E. WHITTEMORE,
C. K. PATTERSON,
J. N. STONE

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

S. B. No. 119 — Mr. Latham, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Emmert,	Norris,	Sparks,
Archer,	Holden,	O'Brien,	Stone,
Beebe,	Hopley,	Parrett,	White,
Bellew,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—26.
Davis,	Lloyd,		

So the bill passed.

The title was agreed to.

S. B. No. 123 — Mr. Davis, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Mettler,	Sparks,
Ake,	Demuth,	Norris,	Stone,
Archer,	Emmert,	O'Brien,	White,
Beebe,	Holden,	Patterson,	Whittemore,
Bellew,	Hopley,	Ritter,	Wright—23.
Busbey,	Kryder,	Snyder,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate recessed for five minutes.
Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 211 — Mr. Hughes.

To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code, relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4476 and 12785 of the General Code.

H. B. No. 309 — Mr. Billingslea.

To authorize the board of education of Madison township school district to pay Mary Williamson the sum of four hundred and thirteen dollars.

H. B. No. 310 — Mr. Blauser.

To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 17 — Mr. Comings.

H. B. No. 50 — Mr. Gorrell.

H. B. No. 130 — Mr. Robins.

H. B. No. 170 — Mr. Cochran.

H. B. No. 246 — Mr. Robins.

H. J. R. No. 38 — Mr. Kay.

H. J. R. No. 37 — Mr. Freeman.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the passage of **Am. S. B. No. 82** — Mr. Agnew.

To amend section 5564 of the General Code to enable county auditor to determine the value of buildings and improvements.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bills:

Am. S. B. No. 72 — Mr. Parrett.

To amend section 5366 of the General Code, relative to the listing of personal property.

S. B. No. 84 — Mr. Agnew.

To amend section 5366-1 and to supplement section 5404 of the General Code by the enactment of a supplemental section to be known as section 5404-1, providing for the time when personal property shall be listed for taxation.

Am. S. B. No. 89 — Mr. Parrett.

To amend sections 5449, 5450, 5451, 5458, 6470, 5473-1 and 5474 of the General Code, relating to reports to the Tax Commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the Tax Commission of Ohio and the date of certifying by the Tax Commission of Ohio to the county auditor the amount apportioned to his county and to each city, village, township or other taxing district therein and to repeal original sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Norris, **S. B. No. 124** — Mr. Norris, was informally passed.

On motion of Mr. O'Brien, **S. B. No. 124** — Mr. Norris, was made a special order for Thursday, March 27, at 3 p. m.

S. B. No. 126 — Mr. Ritter, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Busbey,	Hopley,	O'Brien,	White,
Davis,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

On motion of Mr. Patterson, **S. B. No. 128** — Mr. Miller, was informally passed.

On motion of Mr. Lloyd, **Am. S. B. No. 24** — Mr. Lloyd, was informally passed.

Am. H. B. No. 12 — Mr. Blauser, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Emmert,	Norris,	Sparks,
Archer,	Holden,	O'Brien,	Stone,
Beebe,	Hopley,	Parrett,	White,
Bellew,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—26.
Davis,	Lloyd,		

So the bill passed.

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

Amend title by striking out "5262" and inserting "5243".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 154 — Mr. Lloyd.

To amend section 9518 of the General Code, relative to the investment of the capital of insurance companies.

Mr. White arose to a question of personal privilege and requested that the journal show that if he had been present at the passage of **H. B. No. 240** — Mr. Matthews, he would have voted in the affirmative.

Which was agreed to.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, March 27th, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions, in which the concurrence of the Senate is requested:

H. J. R. No. 42 — Mr. Denune.

Thanking the Press of Ohio for their patriotic service in promoting the successes of the World War.

H. J. R. No. 43 — Mr. Burns.

Relating to the appointment by the governor of a commission to serve without compensation from, or expense to the state and recommend to the General Assembly, amendments to and provision of Chapter one of Division one of Title nine of the General Code of Ohio, providing for the organization and powers of private corporations.

H. J. R. No. 44 — Mr. Burns.

Relative to Lost Rolls of three months troops.

H. J. R. No. 45 — Mr. Myers.

Relative to the rights of the Jewish people.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolutions were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 33 — Mr. Ritter.

Authorizing and directing the adjutant general to designate by suitable tablets the figures on the monument known as Ohio's Jewels Monument.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 151 — Mr. Backowski.

Concerning conditional sales, to make uniform the law relating thereto and to repeal sections 8568, 8569 and 8570 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 299 — Mr. Jones, of Trumbull.

To amend section 2412 of the General Code, relating to the employment of legal counsel for county boards and officers.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time

On motion of Mr. Davis the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 299** was read the second time.

On motion of Mr. Davis, **Am. H. B. No. 299** was referred to the Judiciary committee.

Mr. Whittemore moved that the vote by which **Am. H. B. No. 12** — Mr. Blauser, was passed be reconsidered. Which was agreed to.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 change figures "5262" to "5243".

In line 13 change figures "5262" to "5243".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Sparks,
Ake,	Holl,	Miller,	Stone,
Archer,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—26.
Demuth,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. Busbey, **S. B. No. 80** — Mr. Lloyd, was ordered placed on the calendar as pending.

S. B. No. 74 — Mr. Miller, for consideration, was taken up at this time.

The question was, "Shall the bill, **S. B. No. 74** — Mr. Miller, pass notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 18, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Patterson,
Archer,	Emmert,	Miller,	Ritter,
Bellew,	Hopley,	O'Brien,	Sparks,
Busbey,	Kryder,	Parrett,	Stone—18.
Davis,	Latham,		

Those who voted in the negative were: Messrs.

Agnew,	Jones, of Franklin,	Norris,	White,
Beebe,	Lloyd,	Snyder,	Whittemore,
Holden,	Mettler,	Wagner,	Wright—13.
Holl,			

Not having received a constitutional majority, the motion was lost.

Mr. Whittemore moved that the vote by which **S. B. No. 74** — Mr. Miller, which failed to pass notwithstanding the objections of the governor be placed on the calendar and remain pending.

On motion of Mr. Whittemore, the Senate proceeded to the second order of business, being the offering of motions and resolutions.

The president handed down a message from the Governor containing his disapproval of Senate Bill No. 7 — Mr. Whittemore, as follows:

State of Ohio,
Executive Department,
Columbus.

March 25, 1919.

To the General Assembly:

Senate Bill No. 7, providing for an extended use of state armories. Some mistake as to section numbers seems to have developed and to permit the bill to become a law in its present form would result in confusion. The matter has been discussed with the author and with his consent I return the bill to the House of its origin unapproved.

JAMES M. COX,
Governor.

S. J. R. No. 31 — Joint Committee on Taxation, being the special order for the hour, 2:30 p. m., was taken up.

The question was, "Shall the joint resolution be adopted?"

Mr. Beebe moved to refer the resolution to a select committee of one, with instructions to amend as follows:

After line 22 insert the following:

But with the exception of taxes for state purposes or taxes imposed under the provisions of Article XII, Sections 7, 8 and 10 and special assessments levied pursuant to Article XIII, Section 6, or Article XVIII, Section 11, the aggregate amount of taxes that may be levied on any class of taxable property in any county, township, city, village, school district or other taxing district shall not in any one year exceed ten mills on each dollar of the tax valuation of such property of such county, township, city, village, school district or other taxing district for the year and such levies in addition thereto for sinking fund and interest purposes as may be necessary to provide for any indebtedness heretofore incurred or any indebtedness that may hereafter be incurred by the vote of the people. Nothing herein shall be construed as limiting the power of the General Assembly to impose additional and greater restrictions.

Which was agreed to.

Mr. Beebe was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 6, nays 23, as follows:

Those who voted in the affirmative were: Messrs. Beebe, Demuth, Holl, Liggitt, Snyder and White — 6.

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Archer,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	Whitemore,
Busbey,	Latham,	Patterson,	Wright—23.
Davis,	Mettler,	Ritter,	

The amendments were disagreed to.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Sparks,
Ake,	Holl,	Miller,	Stone,
Archer,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whitemore,
Davis,	Latham,	Patterson,	Wright—27.
Emmert,	Liggitt,	Ritter,	

Messrs Beebe, Demuth and Snyder voted in the negative.

So the joint resolution was adopted.

Am. S. B. No. 125 — Joint Committee on Taxation, being the special order for the hour, 2:45 p. m., was read the third time.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Bellew,	Latham,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore,
Davis,	Lloyd,	Ritter,	Wright—29.
Emmert,			

So the emergency clause was adopted.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Bellew,	Latham,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore,
Davis,	Lloyd,	Ritter,	Wright—29.
Emmert,			

So the bill passed.

The title was agreed to.

S. B. No. 124 — Mr. Norris, being the special order for the hour, 3:00 p. m., was taken up.

The question being, "Shall the bill pass?"

Mr. Archer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, strike out the word "shall" and insert in place thereof the word "may".

Which was agreed to.

Mr. Archer was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—30.
Demuth,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. O'Brien the Senate recessed for five minutes.

The Senate met pursuant to recess.

On motion of Mr. Whittemore the Senate proceeded to the ninth order of business, being bills for third reading.

On motion of Mr. O'Brien, **Am. H. B. No. 178** — Mr. Federman, was made a special order for Friday, April 1, at 3 p. m.

On motion of Mr. Norris, **S. B. No. 116** — Mr. Berry, was informally passed.

On motion of Mr. Miller, **Am. S. B. No. 34** — Mr. Miller, was informally passed.

By unanimous consent the following committee reports were offered:

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 231** — Mr. Billingslea, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
H. ROSS AKE,
E. G. LLOYD,

WM. AGNEW,
FRANK C. PARRETT,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Colleges and Universities, to which was referred **Am. H. B. No. 196** — Mr. Faris, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 3, strike out college and insert school.

In line 4, strike out college and insert school.

At the end of line 4, strike out "col".

At the beginning of line 5, strike out "lege".

CHAS. A. WHITE,
HOWELL WRIGHT,
H. ROSS AKE,
D. A. LIGGITT,
E. G. LLOYD,

J. N. STONE,
W. W. BELLEW,
FRANK C. PARRETT,
CARL V. BEEBE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **S. B. No. 66** — Mr. Davis, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 10, strike out the comma after the word "term".

In line 28, after the word "granted" insert "in case of a district lying in more than one county, the term 'court', when not otherwise specified, shall be taken to mean the court comprised of one common pleas judge from each county as hereinafter provided".

In line 42, after the word "districts", strike out the remainder of the line and line 43 and substitute the following: "within the county in which said court is located. Districts partly within and partly without such county may also be established by a court comprising one common pleas judge from each county having area within the district, as here-

inafter provided. Such sanitary districts may be established for all or any of these purposes:"

In line 44 after the word "streams" change (:) to (;).

In line 48 after the word "districts" insert the following: "(e) to provide a water supply for domestic, municipal and public use within the district,"

In line 50 after the word "stations" add the words "wells, intakes, pipe lines, purification works,"

In line 67 after the word "bodies," insert the following: "However, property in each political subdivision wholly or partly included in the proposed district shall be represented by the signers of the petition provided for by this section. And provided: That the petition for the establishment of a district for the purpose of providing a water supply for domestic, municipal and public use shall be signed by the governing body of each municipality, or part thereof included in the proposed district, or by a majority of the freeholders of political subdivisions or parts thereof included in the proposed district and lying outside of municipalities, and shall also be signed by the public service corporation which may be supplying water to the inhabitants of such political subdivisions under franchise granted by the governing bodies thereof."

In line 126 in the word "state" change the letter "s" to a capital.

In line 197 after the word "determination," insert the following: "All actions by the directors shall be by resolutions."

In line 210, after the word "which" insert a (,).

In line 210, after the word "compensation," add the words "and maintain, furnish and equip an office or offices, and purchase such office supplies, equipment, apparatus, appliances, instruments and tools as are necessary,"

In line 229, after the word "cost" insert the following: "In the preparation of the plan, the board may recognize the necessity of future extensions and enlargements which may result from enlargements of the area of the district, in order that the district improvements may be designed to meet properly such increased demands. The plan for a water supply for domestic, municipal and public use shall be prepared with recognition of an equitable apportionment of the available supply to each political subdivision within the district. In case the purposes for which the district was established include both improved sanitation and improved water supply a plan shall be prepared for each purpose."

In line 290, after the word "Powers" insert the following: The powers of the board shall not include construction and maintenance of lateral sewers, sewerage systems, water mains and distributing systems or other related improvements for local service within the political subdivisions forming the district, and such improvements shall in every case be provided by the public corporations or persons served by the wards of the district; and the powers of the board shall be limited to the construction and maintenance of such works as are necessary to carry out the purposes of the district in improvement of sanitation and water supply as set forth in section 2 of this act. This act shall not limit or interfere with the right of public corporations to install, maintain and operate sewerage systems and water works systems as otherwise permitted by law. However, this act shall give to the board of directors full power and authority in the construction and maintenance of improvements for the purposes of the district to serve the area in-

cluded within the district, and the board shall have power to require the use of the improvements of the district by public corporations and persons included within the district and for which the improvements were installed."

In line 291, after the word "district" add the words "to provide a water supply for domestic, municipal and public use within the district,"

In line 298, after the word "stations" insert the words "wells, intakes, pipe lines, purification works,"

In line 302, after the word "wastes" insert the words "to construct connections for the delivery of a water supply from the works of the district to public corporations and persons within the district;"

In line 304, after the word "other" insert the words "sewerage and water supply".

In line 312, after the word "improvements." add the following: "In case a district or subdistrict is organized for the purpose of providing a water supply for domestic, municipal and public use within such district or subdistrict the board of directors shall proceed to prepare a plan for such improvements and the proceedings in reference to the improvement shall in all matters conform to the provisions of this act; except that in the issuance of bonds, in the levying of assessments or taxes, and in all other matters affecting only the improvements of the district for water supply for domestic, municipal and public use all proceedings and records thereof shall be kept separate from and shall not be amalgamated with the proceedings and records of the district in case it is also organized for other purposes, and provided, that no maintenance assessments shall be levied upon the property of the district for the purpose of maintaining a water supply for domestic, municipal and public use and the maintenance fund for such purpose shall be obtained from the sale of water to public corporations and persons within the district. The board shall determine the rates of compensation for such water which rates shall be reasonable, and may require bond to be given to secure the payment for such use. Upon the termination of any rate, or rates, the board shall make a report of its determination to the court. The court shall thereupon cause personal notice by summons to be given to the parties interested, stating that such a determination of rate has been made, that a hearing before the court will be had thereon on a certain day, and that objection may be made at such time to such determination of rates. A hearing may be had before the court, and objections may be made in the same manner as in case of the appraisal of benefits. Upon the final determination of the matter by the court, the determination of such rates of compensation shall be conclusive and binding for the term and under the conditions specified in the lease or other agreement. In case of failure of any user to pay for use in the manner specified by order of the court, the board may compel payment, and may enjoin further use until such payment is made. The rights under any lease or sale shall not extend to a change of use, or of place, time, or manner of use, except in so far as is specifically stated in the lease or other agreement. The compensation for greater, better, or more convenient use of, or benefit from the waters of the district, may be made by payment according to a unit price per cubic foot of water used, or in any other reasonable measurement of value received. All money received as compensation under the provisions of this paragraph shall be added to the maintenance funds of the district for water supply purposes."

In line 320 after the word "contract" insert the words "and the payment for all labor and material".

In line 322 after the word "engineer." insert the words "The plan and specifications shall at all times be made and considered a part of the contract."

In line 351 after the second word "sewers" insert the words "pipe lines".

In line 352 after the word "made" insert the following: "May prescribe the permissible uses of the water supply of the district, the manner of its distribution and may prevent the pollution or unnecessary waste of the supply".

In line 355, after the word "health", strike out the remainder of the line. Strike out line 356 and line 357 up to and including the word "dollars" and in lieu thereof insert the following: "The district board may recover by civil action from any person or public corporation violating such regulations, for each offense, in any sum not less than five hundred dollars nor more than one thousand dollars together with costs".

In line 371, after the word "same" insert a comma and strike out the remainder of the line.

In line 372, strike out the words up to and including the word "expense".

In line 374, after the word "so" insert a period and strike out the remainder of the line and add the following: "Unless otherwise mutually agreed to, the cost and expense of such changes shall be met by the district".

Strike out all of line 375.

In line 389, in the word "constitution" change the letter "c" to a capital letter.

In line 470, after the word "disposal" insert the words "improved water supply for domestic, municipal and public use".

In line 552, correct the spelling of the word "incontestible".

In line 650, in the word "exempt" change the letter "e" to a capital letter.

In line 654, after the word "condition" insert a comma and the word "benefit".

In line 813, after the word "appraised" insert the words "In no event shall the total of all levies of such assessments during any ten-year period exceed three per cent of the appraised valuation of the property within the district as listed and assessed for taxation".

In line 853, after the last word in the line, change the period to a comma.

In line 911, strike out the second word "of" and insert in lieu thereof the word "in".

In line 975, after the word "Act" insert the words "other than those connected with the development of a water supply for the district".

In line 999, after the word "assessment" add the following: "To maintain, operate and preserve the improvements of the district made in connection with the development of a water supply for domestic, municipal and public use within the district, and to strengthen, repair and restore the same, and to defray the current expense of the district for this purpose, the board of directors may use moneys from the maintenance fund for this purpose which shall be derived from the sale of water to public corporations and persons within the district. The rates to be

charged for such water shall be uniform and shall be fixed and adjusted from time to time at intervals not less than one year by the board of directors so that the income thus produced will be adequate to provide a maintenance fund sufficient for the purpose of the district, and contracts for supplying water to public corporations and persons shall be entered into before such service is rendered by the district and such contracts shall specify the maximum quantity of water which will be furnished to the public corporation or person and this quantity shall be fixed so as to distribute the supply with an equitable apportionment. Preference shall be given to water supply furnished to public corporations for domestic, municipal and public use. Bills for water supplied to a public corporation shall be rendered to the proper managing officers of such corporation at monthly intervals and shall be paid from the funds of the water works department of such public corporation; and if such department is unable to pay such indebtedness, the governing or taxing body of such public corporation shall provide the necessary funds for the payment of the same by borrowing money, levying taxes, or in other manner permitted by law."

In line 1085, after the word "land" add the letter "s".

In line 1212, after the word "Act.", strike out the remainder of the line. Strike out lines 1213, 1214 and 1215. In line 1216 strike out the words "his duties" and the period and in lieu thereof insert the following: "The members of the board of directors and the board of appraisers shall receive proper compensation to be fixed by the court in accordance with the time actually employed in performance of duties and shall also receive necessary expenses incurred in performance of duties."

In line 1416 strike out the letters "ths" and insert the word "this".

In line 1448 strike out the letters "imposd" and insert the word "imposed".

In line 1467, correct the spelling of the word "therdeupon".

In line 1581 strike out the word "on" and insert in lieu thereof the word "upon".

In line 1582 after (.....) insert a (,).

In line 1650 in the word "form" change the letter "f" to a capital letter.

In line 1653 insert " " after the word "of" and before lines 1704, 1705 and 1706 insert " " at the end of line 1705 to include these lines.,

HOWELL WRIGHT,
H. W. DAVIS,

GEO. E. KRYDER,
W. W. BELLEW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Davis, **S. B. No. 66** — Mr. Davis, was ordered reprinted as amended.

Mr. Ake submitted the following report:

The special committee on German Propaganda, to which was referred **S. B. No. 137** — Mr. Ake, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

*In line 19 after the word "taught" insert the words—below the eighth grade.

H. ROSS AKE,
H. J. RITTER,
GEORGE W. HOLL,

JOHN W. GORRELL,
GEO. S. MYERS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Ake, **Am. S. B. No. 137**—Mr. Ake, was made a special order for Tuesday, April 1, at 2:45 p. m.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 107**—Mr. Stone, having had the same under consideration, reports back and recommends its passage.

J. N. STONE,
ROBERT J. O'BRIEN,
C. K. PATTERSON,
E. G. LLOYD,

F. A. BUSBEY,
CHAS. A. WHITE,
H. W. DAVIS,
GEO. W. HOLL,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 27**—Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
ROBERT J. O'BRIEN,
C. K. PATTERSON,
E. G. LLOYD,

F. A. BUSBEY,
CHAS. A. WHITE,
H. W. DAVIS,
GEO. W. HOLL,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 174**—Mr. Smith, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 14 after the word "car" insert in parenthesis the following: "(except in freight cars)".

In line 16 strike out the word "or".

In line 17 strike out the words "imprisoned for not more than one year" and the comma.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Beebe, **Am. H. B. No. 174**—Mr. Smith, was made a special order for Tuesday, April 1, at 2:15 p. m.

Mr. Ritter submitted the following report:

The standing committee on Commercial Corporations, to which

was referred **S. B. No. 54** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
W. E. SPARKS,
THOMAS W. LATHAM,

EDWARD N. METTLER,
GEO. J. SNYDER,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Commercial Corporations, to which was referred **S. B. No. 53** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
W. E. SPARKS,

THOMAS W. LATHAM,
EDWARD M. METTLER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Commercial Corporations, to which was referred **S. B. No. 47** — Mr. Davis, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

After line 19 insert the following: "The secretary of state shall charge and collect for filing such articles of incorporation a fee of ten cents on each share of common stock authorized in the articles to be issued without any nominal or par value, and in addition thereto a fee of one-tenth of one per cent of the par value of the preferred stock authorized in the articles, but in no case shall the aggregate amount to be paid to the secretary of state be less than \$25.00, and upon any increase of authorized capital stock either common or preferred, or both, such fees shall be charged and collected by the secretary of state."

Lines 30 and 31. Take out the following: "The certificate for preferred shares shall be in such form as may be provided by law."

Line 39. Strike out the words "and in the absence of fraud in the transaction."

Line 40. Strike out the entire line excepting the two words "or for".

Line 44. After the words "time to time", insert "upon payment of the consideration fixed as aforesaid."

Line 53. After the semi-colon, strike out the words "but corporations", and insert the following: "and a certificate to that effect signed and acknowledged by at least a majority of the incorporators, before an officer authorized to administer oaths, shall be filed with the secretary of state, who shall charge and collect therefor a fee of \$5.00."

Line 54. Strike out the entire line.

Line 55. Strike out "tificate required by section 8633".

Line 59. After the word "The", insert the following: "rights of creditors and persons dealing with such corporation without knowledge of the failure of the corporation to have complied with the foregoing provisions, shall not be affected thereby, but the"

Line 71. After the word "declare", insert "or pay", and after the word "dividend" insert "out of capital or".

Line 74. After the word "Business" take out the period and insert a comma, and add the following: "or from any fund received from the

sale or disposition of its capital stock". After the word "declared", insert the words "or paid".

Line 75. After the word "declared" insert "or paid".

Line 78. After the word "corporation" take out "and creditors", and insert in lieu thereof "or a creditor".

Line 79. Take out "by its creditors" and insert in lieu thereof "creditors".

Line 105. After the word "value" take out the period and insert a comma and add the following: "and the number of such shares shall be given".

Line 111. Insert a period after the word "law" and strike out the words "and it shall not".

Line 112. Strike out the entire line.

Line 113. Strike out the entire line.

Line 114. Strike out the entire line.

Line 115. Strike out "but"; strike out the letter "a" in the word "an" and insert in lieu thereof a capital "A".

Lines 122 and 123. Strike out the word "attorney" in line 122 and the word "general" in line 123 and in lieu thereof insert "commissioner of securities".

Line 158. After the word "shares" take out the comma and insert a period. Strike out "and in the".

Line 159. Strike out the entire line.

Line 160. Strike out the words "to such value shall be conclusive".

After the words "time to time" insert "upon payment of the consideration fixed as aforesaid".

Line 177. After the word "stockholder" insert "of record".

Line 191. Strike out the words "attorney general" and insert in lieu thereof "commissioner of securities".

Line 199. After "ness" take out the period and insert a comma and add the following: "and shall have first filed with the Secretary of State the sworn statement of its president and treasurer of such fact, for the filing of which the Secretary of State shall charge and collect a fee of \$5.00". After the word "The" insert "rights of creditors and persons dealing with such corporation without knowledge of the failure of the corporation to have complied with the foregoing provisions shall not be affected thereby, but the".

Line 216. After the word "act" insert a comma and add the following: "and every such reorganized corporation increasing its authorized capital stock".

Line 217. After the word "state" take out the word "for" and insert the words "the same". Take out the words "the same amount computed in like manner" and insert "provided in section 1 of this act as therein computed; provided, however, that the Secretary of State shall charge and collect for the filing of the certificate of reorganizing referred to in section 5 of this act a fee of not less than \$25.00.

Line 218. Strike out the entire line.

Line 219. Strike out the entire line.

Line 220. Strike out the entire line.

Line 221. Strike out the entire line. Add new section as follows:

Section 11. The amount of capital with which a corporation formed or reorganized under this act will carry on business, as stated in its articles of incorporation or as thereafter lawfully changed, shall be deemed to be its subscribed or issued and outstanding capital stock for

the purposes of sections 5497 and 5498 of the General Code. The amount of capital with which a foreign corporation having shares of capital stock without par value will carry on business, as stated in its articles or certificates of incorporation, or otherwise fixed or as thereafter lawfully changed, shall be deemed to be the authorized capital stock of such foreign corporation for the purposes of section 180, 183, 184, 185, 5501, 5502 and 5503 of the General Code.

H. J. RITTER,
W. E. SPARKS,
THOMAS W. LATHAM,

F. L. EMMERT,
EDWARD N. METTLER,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report :

The standing committee on German Propaganda, to which was referred **S. B. No. 140** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
GEORGE W. HOLL,

H. ROSS AKE,
ROBERT C. DUNN.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Liggett submitted the following report:

The standing committee on Agriculture, to which was referred **Sub. H. B. No. 99** — Mr. Stokes, having had the same under consideration, reports it back and recommends its passage.

D. A. LIGGITT,
O. J. DEMUTH,
C. K. PATTERSON,

GEO. E. KRYDER,
T. M. NORRIS,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order.

Mr. Liggett submitted the following report:

The standing committee on Agriculture, to which was referred **S. B. No. 78** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

D. A. LIGGITT,
O. J. DEMUTH,
C. K. PATTERSON,

GEO. E. KRYDER,
T. M. NORRIS,
FRANK C. PARRETT,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Liggett submitted the following report:

The standing committee on Soldiers' and Sailors Home, to which was referred **S. B. No. 132** — Mr. Liggett, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

After line 14, add a new section as follows:

Sec. 1921-1. Subject to the provisions of Sec. 1921 there may be admitted to the Madison Home, not to exceed five widows, mothers or nurses of the war with Spain.

Strike out lines 15 and 16 and add section 3.

Section 3. That original section 1921 of the General Code be, and the same is hereby repealed.

EDWARD N. METTLER,
D. A. LIGGITT,
WM. AGNEW,

H. J. RITTER,
T. M. NORRIS,
F. L. EMMERT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

Am. H. J. R. No. 46 — Mr. Crabbe, relative to extending a welcome to the 166th Regiment on its return to the city of New York.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Busbey,	Jones, of Franklin,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—28.

So the joint resolution was adopted.

On motion of Mr. Agnew, **Am. H. B. No. 188** — Mr. Cable, was recommitted to the Judiciary committee.

Am. S. B. No. 35 — Mr. Miller, was read the third time.

Mr. Kryder moved that the bill, **Am. S. B. No. 33** — Mr. Miller, be laid on the table, which was disagreed to.

On motion of Mr. Miller, **Am. S. B. No. 33** — Mr. Miller, was made a special order for Tuesday, April 1, at 2:30 p. m.

Mr. Ritter moved that the Senate adjourn, which was disagreed to.

Upon motion of Mr. Kryder, **Am. S. B. No. 63** — Mr. Jones, of Meigs, was informally passed.

Am. S. B. No. 87 — Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Archer,	Demuth,	Holden,
Ake,	Beebe,	Emmert,	Hopley,

Those who voted in the affirmative were: Messrs. — Concluded.

Jones, of Franklin,	Liggitt,	Miller,	Snyder,
Kryder,	Lloyd,	O'Brien,	Sparks,
Latham,	Mettler,	Ritter,	Wagner,
			Wright—21.

So the bill passed.

The title was agreed to.

Mr. Kryder moved that the vote whereby **Am. S. B. No. 88** — Mr. Lloyd, was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 155 — Mr. Miller.

To amend section 122 of the General Code, relating to bonds of notaries public.

On motion of Mr. Parrett, **Am. S. B. No. 45** — Mr. Parrett, was informally passed.

S. B. No. 128 — Mr. Miller, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Parrett,
Ake,	Holden,	Liggitt,	Ritter,
Archer,	Hopley,	Lloyd,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Bellew,	Kryder,	O'Brien,	Wright—21.
Demuth,			

So the bill passed.

The title was agreed to.

Mr. Agnew moved that **H. B. No. 455** — Mr. Myers, be taken up at this time, which was agreed to.

H. B. No. 455 — Mr. Myers, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Hopley,	Miller,	Wagner,
Beebe,	Jones, of Franklin,	O'Brien,	Whittemore,
Bellew,	Kryder,	Parrett,	Wright—23.
Demuth,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

On motion of Mr. Lloyd, **Am. S. B. No. 24** — Mr. Lloyd, was informally passed.

On motion of Mr. Whittemore the Senate reverted to the seventh order or business, being resolutions laid over under Rules 73 and 86.

H. J. R. No. 41 — Mr. Scott, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 17, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	O'Brien,	Sparks,
Beebe,	Holden,	Parrett,	Wagner,
Bellew,	Jones, of Franklin,	Ritter,	Wright—17.
Berry,			

Those who voted in the negative were: Messrs. Archer, Hopley, Kryder, Liggitt, Miller — 5.

So the joint resolution was adopted.

S. J. R. No. 36 — Mr. Whittemore, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	O'Brien,	Wagner,
Beebe,	Kryder,	Parrett,	Whittemore,
Bellew,	Latham,	Ritter,	Wright—22.
Demuth,	Liggitt,		

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate adjourned untill 9:30 o'clock Friday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, March 28, 9:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. Ake submitted the following report:

The special committee on German Propaganda, to which was referred **S. B. No. 134** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
H. ROSS AKE,

GEO. P. MYERS,
JOHN W. GORRELL.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore, **S. B. No. 134** — Mr. Ake, was made a special order for Tuesday, April 1, at 3:00 p. m.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **Am. H. B. No. 261** — Mr. Graham, of Licking, having had the same under

consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 10 strike out the word "less" and insert in lieu thereof the word "more."

In line 12 strike out the word "less" and insert in lieu thereof the word "more."

In line 14 strike out the word "less" and insert in lieu thereof the word "more."

In line 20 strike out the word "five" and insert in lieu thereof the word "three."

In line 32 strike out all after the comma and insert period after the word office.

Strike out all of line 33.

In line 34 strike out the words "office in which he appears as counsel" and period.

In line 75 strike out the word "less" and insert in lieu thereof the word "more."

In line 109 strike out the word "less" and insert in lieu thereof the word "more."

In line 124 strike out the word "less" and insert in lieu thereof the word "more."

In line 279 strike out the word "six" and insert in lieu thereof the word "three."

M. B. ARCHER,
FRANK C. PARRETT,
E. G. LLOYD,
CHAS. A. WHITE,

C. K. PATTEN,
GEO. D. JONES,
H. ROSS AKE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the senate proceeded to the fourth order of business, being bills for second reading.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 211 — Mr. Hughes.

To the committee on Public Health.

Am. H. B. No. 296 — Mr. Lonz.

To the committee on County Affairs.

Am. H. B. No. 161 — Mr. Lentz.

To the committee on County Affairs.

Am. H. B. No. 387 — Mr. Walsh.

To the committee on County Affairs.

Am. H. B. No. 182 — Mr. Gordon, of Logan.

To the committee on Common Schools.

H. B. No. 310 — Mr. Blauser.

To the committee on Judiciary.

H. B. No. 309 — Mr. Billingslea.

To the committee on Common Schools.

S. B. No. 147 — Mr. Snyder.

To the committee on Public Health.

S. B. No. 148 — Mr. Holl.

To the committee on County Affairs.

S. B. No. 149 — Mr. Norris.

To the committee on County Affairs.

S. B. No. 150 — Mr. Parrett.

To the committee on Finance.

S. B. No. 151 — Mr. White.

To the committee on Public Utilities.

S. B. No. 152 — Mr. White.

To the committee on Insurance.

S. B. No. 153 — Mr. White.

To the committee on Benevolent Institutions.

S. B. No. 154 — Mr. Lloyd.

To the committee on Insurance.

S. B. No. 155 — Mr. Miller.

To the committee on Judiciary.

H. B. No. 151 — Mr. Backowski.

To the committee on Judiciary.

By unanimous consent, the following bills were introduced and read the first time:

S. B. No. 156 — Mr. Ake.

To amend section 13005 of the General Code, relating to certain occupations for women.

S. B. No. 157 — Mr. Ake.

To supplement section 1008 of the General Code, relating to certain occupations for women, by enacting sections 1008-1, 1008-2 and 1008-3.

By unanimous consent Mr. Latham offered the following joint resolution:

S. J. R. No. 37 — Mr. Latham.

Proposing to amend section 7 of article VI of the constitution of the state of Ohio, relative to the nomination of state and district officers and the choice of delegates to state and national conventions of political parties.

Be it resolved by the General Assembly of the State of Ohio, Three-fifths of the members elected to each house concurring therein:

That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1919, a proposal to so amend section 7 of article VI of the constitution as to read as follows:

Section 7. All nominations * * * *for governor of the state and for county and elective municipal officers* shall be made at direct

primary elections, or by petition as provided by law, and provision shall be made by law for a preferential vote for United States senators, *but other elective state officers, and elective district officers shall be nominated and all delegates to state or national conventions of political parties shall be chosen, by delegates elected by direct vote at primaries as provided by law; and direct primaries shall not be held for the nomination of township officers or for officers of municipalities of less than two thousand population, unless petitioned for by a majority of the electors of such township or municipality.* * * *

Be it further resolved, That at such election herein provided for, the amendment shall be placed on the official ballot in the manner prescribed by law and shall be designated as follows:

Electors to choose delegates to nominate certain officers and choose delegates to party conventions. Yes.

Electors to choose delegates to nominate certain officers and choose delegates to party conventions. No.

If adopted, this amendment shall take effect on the first day of January, 1920, and on and after that date, shall be a part of the constitution of Ohio and original section 7 of article VI shall be repealed.

Said joint resolution was laid over under the rule.

Mr. Lloyd presented the resolution of city council of Columbus, requesting the installation of drinking cups on the capitol grounds.

Which was referred to the committee on State Buildings and Grounds.

On motion of Mr. Ritter the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Monday, March 31, 1919, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of the last Legislative day was read and approved.

On motion of Mr. Whittemore the Senate passed to the third order of business, being the introduction of bills.

The following bills were introduced and read the first time:

S. B. No. 158 — Mr. Agnew.

To supplement section 4366-1 of the General Code by the enactment of supplemental sections to be known as sections 4366-6, 4366-7, 4366-8, 4366-9 and 4366-10, relating to the location of industries and buildings, the height and bulk of buildings, and land overcrowding.

S. B. No. 159 — Mr. Berry (by request).

To amend sections 1350, 1815-3 and 1815-8 of the General Code, relative to the board of state charities.

S. B. No. 160 — Mr. Agnew.

To provide for the adoption and recording of a county highway plan and regulating the platting of subdivisions and the erection of buildings with reference to such plan, and providing for the acquiring of property for highway purposes.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 156 — Mr. Ake.

To committee on Labor.

S. B. No. 157 — Mr. Ake.

To committee on Public Works.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 310** — Mr. Blauser, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
H. ROSS AKE,
E. G. LLOYD,

GEO. D. JONES,
F. E. WHITTEMORE,
J. N. STONE.

The bill was ordered to be read the third time in its regular order.

The standing committee on Military Affairs, to which was referred **S. B. No. 92** — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 5, after the word "vicinity", insert the following words in parenthesis "or former address if dead"; strike out the word "or" at the end of the line and insert in lieu thereof a comma.

In line 6, after the word "Cross", insert the words "or the Silver Citation Star,".

In line 8, strike out the words "the soldier, sailor, marine or aviator so reported, to present".

In line 15, after the word "compensation", strike out period, insert comma and insert "and if shown to have been awarded the Silver Citation Star he shall receive a complimentary commission of Brevet First Lieutenant (without compensation)".

In line 26, strike out the word "or"; after the word "Cross" in the same line insert "or the Silver Citation Star,".

After line 39, add the following:

"Section 6. That the adjutant general of the state is authorized to secure for future consideration by the General Assembly an estimate of the cost of erecting at an appropriate place in the State House a suitable tablet on which shall be inscribed the names of all soldiers composing the Special State Roll of Honor, with the proper letters after each name to signify the award (M. H., D. S. C., S. S.).

"Section 7. That a sufficient sum of money, not to exceed a total of fifteen hundred dollars, is hereby appropriated from the funds in the state treasury, not otherwise appropriated, to carry into effect the provisions of this act."

E. G. LLOYD,
HOWELL WRIGHT,
TOM W. JONES,

C. A. WAGNER,
GEO. E. KRYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Lloyd submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 144** — Mr. Lloyd, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Between the enacting clause and line 2 insert the following: "Section 1. That section 1343 of the General Code be supplemented by the enactment of supplemental section 1343a of the General Code, to read as follows:

In line 2 strike out "Section 1." and insert in lieu thereof "Section 1343a."

E. G. LLOYD,
HOWELL WRIGHT,
TOM W. JONES,

C. A. WAGNER,
GEO. E. KRYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

H. J. R. No. 42 — Mr. Denune, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Jones, of Franklin,	Miller,	Sparks,
Archer,	Jones, of Meigs,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Berry,	Latham,	Parrett,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—25.
Emmert,			

So the joint resolution was adopted.

On motion of Mr. Whittemore, **H. J. R. No. 43** — Mr. Burns, was referred to the Judiciary committee.

On motion of Mr. Whittemore, **H. J. R. No. 44** — Mr. Burns, was referred to the Military Affairs committee.

On motion of Mr. Whittemore, **H. J. R. No. 45** — Mr. Myers, was referred to the Federal Relations committee.

By unanimous consent Mr. Davis submitted the following committee report:

The standing committee on Finance, to which was referred **S. B. No. 139** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
H. J. RITTER,
T. A. BUSBEY,
J. N. STONE,

F. E. WHITTEMORE,
CHAS. A. WHITE,
GEO. W. HOLL,
ROBERT J. O'BRIEN.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the Senate adjourned to Tuesday at 10 a. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,
Tuesday, April 1, 1919, 10 o'clock a. m.

The Senate met pursuant to adjournment.
 Prayer was offered by Rev. W. A. Perrins.
 The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 238** — Mr. Silver.

Relating to county children's homes.

Am. H. B. No. 204 — Mr. Miller, of Stark.

Relating to probation of persons convicted of crimes.

Attest: JOHN P. MAYNARD,
Clerk

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 61 — Mr. Archer.

To amend section 8301 of the General Code, making the twelfth of February, known as Lincoln's birthday, a legal holiday.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 190** — Mr. Dunn.

To amend section 9618 of the General Code of Ohio, relating to liabilities of mutual live stock insurance associations.

H. B. No. 65 — Mr. Comings.

To amend section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. H. B. No. 211** — Mr. Hughes.

To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404,

4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code, relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4476 and 12785 of the General Code.

And requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Hopley moved that the request of the House for the return of **Am. H. B. No. 211** — Mr. Hughes, be acceded to.

The motion was disagreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 168 — Mr. Miller, of Stark.

To amend section 2715 of the General Code, relating to active and inactive depositaries.

Sub. H. B. No. 305 — Mr. Chester.

To amend sections 3128, 3130, 3132, 3133, 3134, 3135, 3136 and 3737 of the General Code, relating to the erection and maintenance of county hospitals.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has acceded to the request of the Senate for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 79** — Mr. Brach, and the Speaker appoints as managers on the part of the House, Messrs. Brach, Gorrell and Wenner.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate Messrs. Archer, Ake and Mettler.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 314 — Mr. Helfrich.

To supplement section 218 by the enactment of section 218-1 of the General Code, relative to the registration of births or deaths of residents of Ohio, occurring outside the state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Hopley the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 314** was read the second time.

On motion of Mr. Hopley the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 314** was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggett,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 311 — Mr. Bing.

To amend sections 1302, 1303 and 1303-1 of the General Code, relating to the requirements for examination as a pharmacist or assistant pharmacist.

Am. H. B. No. 280 — Mr. Evans.

To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code, relative to water supply and waterworks systems in county sewer districts.

H. B. No. 402 — Mr. Swedersky.

To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 and 13916-4 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

Am. H. B. No. 281 — Mr. Evans.

To amend sections 6602-1, 6602-4, 6602-8b, and 6602-8h of the General Code, relative to county sewer districts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 162 — Mr. Fouts.

To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1221, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-18, 3298-32, 3373, 6912, 6936 and 6956-1 of the General Code, and to enact supplemental sections 1182, 1195-1, 1212-1, 2788-1, 3371-1, 6926-1, 6926-2, 6926-3, 6954, 6956-1a and 7181-1 of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Under the provisions of **H. J. R. No. 46**, the President appointed as members on the part of the Senate, Messrs. Ritter, Liggitt and Beebe.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 200 — Mr. Graham, of Muskingum.

Revising and codifying the laws relating to the organization of banks and the inspection thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 200** was read the second time.

On motion of Mr. Bellew the rules were suspended and the bill, **Am. H. B. No. 200** — Mr. Graham, was ordered placed on the calendar without reference.

On motion of Mr. Whittemore, the Senate proceeded to the ninth order of business, being bills for third reading.

S. B. No. 116 — Mr. Berry, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—29.
Davis,			

The bill passed.

The title was agreed to.

By unanimous consent. Mr. Latham submitted a report of the Special Committee named under the provisions of **S. R. No. 32** — Mr. Kryder.

Mr. Archer presented a minority report of said committee under the provisions of **S. R. No. 32** — Mr. Kryder.

Mr. Whittemore moved that the reports of both committees be printed in the appendix of the journal.

Which was agreed to.

Mr. Whittemore moved that the report of the committee be printed in the appendix of the journal.

Which was agreed to.

Am. S. B. No. 34 — Mr. Miller, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Bellew moved to refer the bill to a select committee of one, with instructions to amend as follows:

Insert in line 13, after the semi-colon after the word "United States":

"Approved dollar bonds and obligations of foreign governments (and of the dependencies thereof) engaged in war against Germany, issued since July 30, 1914, at 90 per cent of the market value thereof in the United States, and approved dollar bonds and obligations of any province or city within the territory of any such foreign government or dependency, issued since July 30, 1914, at 75 per cent of the market value thereof in the United States".

Which was agreed to.

Mr. Bellew was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore,
Holden,	Liggitt,	Ritter,	Wright—28.

So the bill passed.

The title was agreed to.

Am. S. B. No. 63 — Mr. Jones, of Meigs, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Sparks,
Ake,	Holl,	Miller,	Stone,
Archer,	Hopley,	Norris,	Wagner,
Beebe,	Jones, of Franklin,	Parrett,	White,
Bellew,	Jones, of Meigs,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—27.
Demuth,	Latham,	Snyder,	

So the bill passed.

The title was agreed to.

Am. S. B. No. 45 — Mr. Parrett, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Latham moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 516, strike out all after the semi-colon; strike out all of lines 517 to and including the words "Bar Creek" and insert in lieu thereof the following:

"That portion of Sandusky bay and river west of an imaginary line running from the west point of Squaw Island across Sandusky river to Teal Pond Point, thence south to the mainland, in that part of Mud Bay and Mud Creek west of an imaginary line one-half mile west of the Mud Creek Bridge on Port Clinton Road."

The motion was agreed to, and Mr. Latham was appointed such committee, and reported the bill amended as instructed.

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 23 strike out the word "gilmules" and insert in lieu thereof the word "gallinules".

In line 56 strike out the word "badge" and the semicolon following it.

In line 79 strike out the word "prosecution" and insert in lieu thereof the word "prosecutions".

In line 100 strike out the word "blackbreasted" and insert in lieu thereof "black-breasted".

In line 101 insert the hyphen between the two parts of the word "jacksnipe".

In line 101 strike out the word "gallicule" and insert in lieu thereof the word "gallinule".

In line 105 insert a hyphen between the parts of the word "Non-game".

In line 105 strike out the comma after the word "American".

In line 107 insert a comma after the word "killdeer".

In line 181 strike out the word "term" and insert in lieu thereof the word "tern".

In line 189 after the word "such" insert the word "fish".

In line 256 strike out the word "bought" where it occurs the first time and insert in lieu thereof the word "brought".

In line 271 after the word "ferret" insert a comma and the following: "which permission may be granted on application at any time".

In line 314 after the word "partridge" strike out the comma and insert in lieu thereof the word "and".

In line 317 begin the word "Pheasants" with a small letter.

In line 317 after the word "taken" insert the words "and possess".

In line 318 strike out the words "except on Sunday" and the comma following.

In line 365 strike out all following the first comma.

In line 366 strike out all to and including the second comma.

In line 384 strike out the period after the word "secretary".

In line 388 insert a comma after the word "transferable".

In line 392 strike out "hoshawk" and insert in lieu thereof the word "goshawk".

In line 397 insert a comma after the word "owls".

In line 406 strike out "Clack" and insert in lieu thereof the word "Black".

In line 409 strike out the word "river" and insert in lieu thereof the word "rivers".

In line 426 strike out the word "may" and insert in lieu thereof the word "shall".

In line 437 strike out the words "of or" and insert in lieu thereof the words "or of".

In line 486 strike out the letter "r" where it stands alone and insert in lieu thereof the word "or".

In line 500 after the comma following the word "catch" insert the word "or".

In line 505 after the word "apart" insert the following: "by the owner or person having the owner's consent in that part of the stream bordering on or running through said owner's lands".

In line 539 strike out the word "to" and insert in lieu thereof the word "or".

In line 548 after the word "rowboat" insert the word "used".

In line 607 strike out the comma after the word "locate" and insert in lieu thereof the word "or".

In line 647 strike out the numeral "10" and insert the word "ten".

In line 651 after the word "into" insert the word "a".

In line 682 strike out the word "hunting" and insert in lieu thereof the word "hunter's".

In line 683 strike out the word "trapping" and insert in lieu thereof the word "trapper's".

In line 708 strike out "31st" and insert in lieu thereof the word "thirty-first".

In line 764 change small capitals to capitals.

In line 829 change the numeral "46" to the numeral "48".

In line 934 after the word "in" insert the word "the".

In line 1060 strike out the word "action" and insert in lieu thereof the word "act".

In line 1063 change the numeral "27" to the numeral "26".

In line 1063 strike out the word "action" and insert in lieu thereof the word "act".

In line 1066 strike out the semicolon.

In line 1067 strike out the comma after the word "fine".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Demuth moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 283, strike out the comma and all following it.

In line 284, strike out all to and including the comma.

In line 284, after the word "groundhog" insert the words "and fox".

The motion was disagreed to.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 10, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Beebe,
Berry,

Davis,
Demuth,
Kryder,

Liggitt,
Stone,

White,
Wright—10.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Norris,	Snyder,
Archer,	Jones, of Franklin,	O'Brien,	Sparks,
Bellew,	Jones, of Meigs,	Parrett,	Wagner,
Busbey,	Latham,	Patterson,	Wright—19.
Emmert,	Miller,	Ritter,	

So the amendments were disagreed to.

The question being, "Shall the bill pass?"

Mr. Archer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 110 after the word muskrat insert a "comma" and strike out the word "and" and after the word opossum insert the words "and fox" and strike out the period after the word opossum, and after the word fox insert a period, and in the word opossum strike out the second letter "p".

Which was agreed to.

Mr. Archer was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. White moved to refer the bill to a select committee of one, with instructions to amend as follows: In line 370, in the word "sharp-skinned" strike out the letter "k" and insert the letter "h".

In line 392, in the word skinned strike out the letter "k" and insert the letter "h". Between the words sharp and skinned insert a hyphen.

Which was agreed to.

Mr. White was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Kryder moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 390 strike out the words "fifty cents" and insert in lieu thereof "one dollar."

Which was agreed to.

Mr. Kryder was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 106 after the comma following "bob-white" insert the words "turtle or mourning dove" and a comma.

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 413, strike out the word "croppie" and insert in lieu thereof the word "crappie".

In line 420, strike out the word "croppie" and insert in lieu thereof the word "crappie".

In line 428, spell "croppies" "crappies".

In line 433, spell "croppie" "crappie".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays three, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Holl,	Norris,	Sparks,
Archer,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Meigs,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—26.
Emmert,	Liggitt,		

Messrs. Demuth, Beebe and White voted in the negative.

So the bill passed.

Mr. Parrett moved to refer the title to a select committee of one, with instructions to amend as follows:

Strike out the title and insert in lieu thereof the following:

"To codify the fish and game laws of Ohio and to repeal certain sections of the General Code relating thereto."

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

Messrs. Miller, Liggitt and Berry arose to a question of personal privilege and asked that the journal show that if they had been present when the vote was taken on **H. B. No. 27** they would have voted in the affirmative.

On motion of Mr. Whittemore, the Senate reverted to the second order of business, being the offering of motions and resolutions.

On motion of Mr. Whittemore to reconsider the vote by which **S. B. No. 74** — Mr. Miller was lost, was taken up.

The question was, "Shall the motion be agreed to?"

Mr. Holden demanded a call of the Senate, which was duly seconded and taken, and 30 senators answered to their names.

The absentees were: Messrs. Jones, of Franklin, Lloyd and Mettler.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

The question was, "Shall the motion to reconsider the vote by which **S. B. No. 74** — Mr. Miller, was lost, be agreed to?"

The yeas and nays were taken, and resulted — yeas 20, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Emmert,	Liggitt,	Ritter,
Bellew,	Hopley,	Miller,	Sparks,
Busbey,	Jones, of Meigs,	O'Brien,	Stone,
Davis,	Kryder,	Parrett,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Snyder,	White,
Beebe,	Holl,	Wagner,	Wright—10.
Berry,	Norris,		

The motion was agreed to.

The question recurred, "Shall the bill, **S. B. No. 74** — Mr. Miller, pass, notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 20, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Emmert,	Liggitt,	Ritter,
Bellew,	Hopley,	Miller,	Sparks,
Busbey,	Jones, of Meigs,	O'Brien,	Stone,
Davis,	Kryder,	Parrett,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Snyder,	White,
Beebe,	Holl,	Wagner,	Wright—10.
Berry,	Norris,		

So the bill passed notwithstanding the objection of the governor.

On motion of Mr. Whittemore, the Senate recessed until 2 p. m.

Senate met pursuant to recess.

On motion of Mr. Whittemore the Senate passed to the ninth order of business, being bills for third reading.

S. B. No. 145 — The Joint Committee on Taxation, being the special order for the hour, 2 p. m., was taken up.

Mr. Parrett demanded a call of the Senate, which was duly seconded and taken, and 31 senators answered to their names.

The absentees were: Messrs. Archer and Emmert.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Parrett further proceedings under the call were dispensed with.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 30, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—30.
Demuth,	Liggitt,		

Mr. Jones, of Franklin, voted in the negative.

So the emergency clause passed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

Mr. Jones, of Franklin, voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 174 — Mr. Smith, being the special order for the hour, 2:15 p. m., was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 164 — Mr. Chester.

To amend rule 3 of section 1 of an act, entitled, "An act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the navigation of state reservoirs by power or sail boats, and all other watercraft located or operated thereon, etc." (Sec. 479 General Code.)

H. B. No. 206 — Mr. Banker.

To amend section 1693 of the General Code, relating to the compensation of court constables.

H. B. No. 214 — Mr. Donahey.

To supplement section 1286 of the General Code by adding section 1286-2, providing for the administration of anaesthetics by registered nurses.

H. B. No. 229 — Mr. Graham, of Muskingum.

To amend section 2980-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.

H. B. No. 240 — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations.

H. J. R. No. 39 — Mr. Federman.

Relative to enrolling **H. B. No. 438** — Mr. Federman, in type-writing.

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBE.

Am. S. B. No. 33 — Mr. Miller, being the special order for the hour, 2:30 p. m., was taken up.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out "in charge" and insert "the driver or operator". Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 13, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Mettler,	Parrett,	Stone,
Busbey,	Miller,	Snyder,	White,
Holden,	O'Brien,	Sparks,	Whittemore—13.
Latham,			

Those who voted in the negative were: Messrs.

Agnew,	Davis,	Jones, of Franklin,	Patterson,
Ake,	Demuth,	Kryder,	Ritter,
Archer,	Emmert,	Liggitt,	Wagner,
Bellew,	Holl,	Norris,	Wright—18.
Berry,	Hopley,		

The bill not having received a constitutional majority was lost.

Am. S. B. No. 137 — Mr. Ake, being the special order for the hour, 2:45 p. m., was taken up.

The question was, "Shall the bill pass?"

Mr. Ake moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 25 strike out the word "any" after the first word "in".

In line 28 after the numerals "7729" insert "of the General Code".

Which was agreed to.

Mr. Ake was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Berry,	Holden,	Kryder,
Ake,	Busbey,	Holl,	Latham,
Archer,	Davis,	Hopley,	Liggitt,
Beebe,	Demuth,	Jones, of Franklin,	Lloyd,
Bellew,	Emmert,	Jones, of Meigs,	Mettler,

Miller,
Norris,
O'Brien,

Parrett,
Patterson,
Ritter,

Snyder,
Sparks,
Stone,

Wagner,
White,
Whittemore,
Wright—33.

So the bill passed.

The title was agreed to.

S. B. No. 134—Mr. Ake, being the special order for the hour, 3:00 o'clock p. m., was taken up.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 21 add section 7852-2 as follows: "Teachers now holding a certificate shall file with the board of examiners issuing it the oath or affirmation provided in section 7852-1 and said board of examiners shall return to the holder of such certificate a properly certified copy of said such oath or affirmation."

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the bill passed.

Mr. Liggitt moved to refer the title to a select committee of one, with instructions to amend as follows:

In the title, in line 4 thereof, after the numerals "7852-1" insert "and 7852-2".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

By unanimous consent the following bill was introduced and read the first time.

S. B. No. 161—Mr. Busbey.

To abolish the necessity for words of limitation in conveyances, devises and grants in order to pass a fee simple and authorize the use of short form deeds, quit-claims and mortgages.

By unanimous consent the following committee reports were received:

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred

S. B. No. 139 — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
CHAS. A. WHITE,
ROBERT J. O'BRIEN,

J. N. STONE,
T. M. NORRIS,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 135** — Mr. Liggitt, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
CHAS. A. WHITE,
ROBERT J. O'BRIEN,

J. N. STONE,
T. M. NORRIS,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time.

Mr. Jones submitted the following report

The standing committee on Military Affairs, to which was referred **H. B. No. 104** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage when so amended:

TOM W. JONES, Chairman,
C. K. PATTERSON,
GEO. E. KRYDER,

HOWELL WRIGHT,
C. A. WAGNER,
H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **S. B. No. 133** — Mr. Jones, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 16 strike out "5261" and insert figures "5242" in place thereof.

In line 19 strike out the word "He" and insert the words "The adjutant general", in lieu thereof.

In line 20 strike out words "one thousand" and insert "fifteen hundred" in lieu thereof.

Strike out all of lines 45 to 57, both inclusive.

In line 73 strike out figure "5261" and insert figures "5242".

In line 70 strike out word "offices" and insert "officers" in lieu thereof.

In line 66, after the word "Code", add "nothing in this section shall require the expenses of such inspections or supervision to be charged to or paid out of the funds of the National Guard or units thereof."

THOMAS W. JONES,
HOWELL WRIGHT,
C. K. PATTERSON,

E. G. LLOYD,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Library, to which was referred **S. B. No. 136**—Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

JAMES R. HOPLEY,
M. B. ARCHER,
CARL V. BEEBE,

T. M. NORRIS,
F. L. EMMERT.

The bill was ordered to be engrossed and read the third time in its regular order.

Am. S. B. No. 24—Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 20, after the word "corporation" insert a comma and "except wholesale jobbers, selling in wholesale lots,".

In line 40, after the word "state" insert "engaged in the manufacture and sale of deadly weapons".

In line 48, strike out "fifty" and insert "twenty-five".

In line 49, strike out "twenty-five" and insert "ten".

Strike out all of lines 51 to 59, inclusive.

In line 71, strike out the word "purchase" and insert "carrying".

In line 86, strike out the word "purchase" and insert "carrying".

In line 92, strike out the second "and" and insert the word "any".

In line 126, strike out the word "certificate" and insert "certified".

In line 139, strike out the word "section" and insert the word "act".

Which was agreed to.

The question was, "Shall the bill pass?"

Mr. Bellev moved that the bill, **Am. S. B. No. 24**—Mr. Lloyd, be recommitted to the Judiciary committee.

The question was, "Shall the bill, **Am. S. B. No. 24**—Mr. Lloyd, be recommitted to the committee on Judiciary?"

The yeas and nays were taken, and resulted—yeas 18, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Beebe,	Holl,	Mettler,	Stone,
Bellev,	Hopley,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore—18.
Demuth,	Latham,		

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Lloyd,	Patterson,	Wright—13.
Busbey,			

So the bill, **Am. S. B. No. 24**—Mr. Lloyd, was recommitted to the committee on Judiciary.

H. B. No. 285—Mr. Jones, of Trumbull, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—31.
Demuth,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 295 — Mr. Fouts, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

By unanimous consent the following committee report was submitted:

Mr. Beebe submitted the following report:

The standing committee on Public Printing, to which was referred **Am. H. B. No. 132** — Mr. Wise, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 21, after the word "advertised" insert the words "once a week".

In line 15, strike out the word "it" and in lieu thereof insert the word "them".

In line 16, before the word "for" insert the words: "on annual contracts".

In line 46, strike out the word "it" and in lieu thereof insert the word "them"; in the same line after the word "charged" insert the words "on annual contracts".

CARL V. BEEBE,
JAMES R. HOPLEY,

WM. AGNEW,
T. A. BUSBEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 35 — Mr. Lloyd.

Granting the use of Senate and House chambers and the rotunda to the Grand Army of the Republic.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 164 — Mr. Chester.

H. B. No. 206 — Mr. Banker.

H. B. No. 214 — Mr. Donahay.

H. B. No. 229 — Mr. Graham, of Muskingum.

H. B. No. 240 — Mr. Matthews.

H. J. R. No. 39 — Mr. Federman.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 48 — Mr. Halstead.

Relative to the printing and distribution of ten thousand sets of Howe's Historical Collections of Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

On motion of Mr. Liggitt, **Am. H. B. No. 180** — Mr. Graham, was recommitment to the committee on Judiciary.

Am. S. B. No. 35 — Mr. Jones, of Franklin, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4 strike out the word "city".

In line 8 strike out the word "city".

Which was agreed to.

Mr. Wright was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 12, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Jones, of Franklin,	Snyder,
Ake,	Davis,	Kryder,	Stone,
Beebe,	Demuth,	Lloyd,	Wagner,
Bellew,	Emmert,	Mettler,	Wright—19.
Berry,	Holden,	Norris,	

Those who voted in the negative were: Messrs.

Archer,	Liggitt,	Parrett,	Sparks,
Hopley,	Miller,	Patterson,	Stone,
Latham,	O'Brien,	Ritter,	Whittemore—12.

So the bill passed.

The title was agreed to.

Mr. Berry moved that the Finance Committee be relieved of further consideration of **Am. H. B. No. 180** — Mr. Graham, of Licking. Which was disagreed to.

Mr. Lloyd arose to a question of personal privilege and asked that the journal show if he had been present when the vote was taken on **S. B. No. 74** — Mr. Miller, notwithstanding the objections of the governor, he would have voted in the negative.

S. B. No. 57 — Mr. Agnew, was read for the third time.

On motion of Mr. O'Brien, **S. B. No. 57** — Mr. Agnew, was informally passed and placed at the head of the calendar.

On motion of Mr. Davis, **Am. S. B. No. 66** — Mr. Davis, was re-committed to the committee on Public Health.

6:00 o'clock p. m.

On motion of Mr. Whittemore the Senate recessed until 7:30 p. m.

The Senate met pursuant to recess.

On motion of Mr. Whittemore, **S. B. No. 71** — Mr. Whittemore, was informally passed.

Am. S. B. No. 77 — Mr. Jones, of Franklin, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Ritter,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	White,
Berry,	Liggitt,	Parrett,	Whittemore,
Busbey,	Lloyd,	Patterson,	Wright—25.
Davis,			

So the bill passed.

The title was agreed to.

By unanimous consent the following committee report was submitted:

On motion of Mr. Hopley, **S. B. No. 104** — Mr. Hopley, was indefinitely postponed.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **Am. H. B. No. 29** — Mr. Miller, of Stark, having had the same under consideration, reports it back without recommendation.

J. N. STONE,
T. A. BUSBEY,
ROBERT J. O'BRIEN,

GEO. J. SNYDER,
CHAS. A. WHITE,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order.

S. B. No. 127 — Mr. Ritter, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Mettler,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—26.
Davis,	Lloyd,		

So the bill passed.

The title was agreed to.

Mr. Wright submitted the following report:

The select committee to which was referred **Am. S. B. No. 66** — Mr. Davis, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 28 after the word "granted" change the letter "i" in the word "in" to a capital.

In line 290 strike out the word "wards" and insert the word "works".

In line 352 change the letter "M" in the word "May" to a small letter.

In line 499 after the first word "record." insert the following words: "In case the purposes of the district include both improved sanitation and improved sanitation and improved water supply, the appraisers shall prepare a separate report for each purpose."

In line 704 after the word "provided." insert the following words: "Except that the maintenance fund for improved water supply for domestic, municipal, and public use shall be derived from the sale of water as hereinafter provided."

In line 710 after the word "fund" insert the following words: "provided for purposes other than improved water supply for domestic, municipal, and public use,"

In line 716 after the word "properties." insert the following words: "In case the purposes of the district include both improved sanitation and improved water supply, the funds for these purposes shall be kept separate."

In line 797, after the word "District." insert the following words: "A separate record shall be preserved in case the purposes of the district include both improved sanitation and improved water supply."

In line 797 after the word "district," insert the following words: "other than those expenses connected with the water supply of the district."

In line 1046 after the word "book," insert the following words: "A separate record shall be maintained in case the purposes of the district include both improved sanitation and improved water supply."

On motion of Mr. Davis, **Am. S. B. No. 66** — Mr. Davis, was made a special order for Thursday, April 3, at 3 p. m.

Am. S. B. No. 130 — Mr. O'Brien, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Hopley moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out the words "of Ohio".

In line 4 strike out the words "of Ohio".

Which was agreed to.

Mr. Hopley was appointed such committee and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, April 2, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 237 — Mr. Green.

Extending control, for purposes of improvement, of dedicated streets and alleys outside of municipal corporations, to county commissioners and township trustees.

Am. H. B. No. 255 — Mr. Bing.

To amend section 5330 of the General Code so as to provide a definite rule for valuation of school and ministerial lands held under perpetual lease.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 257 — Mr. Bryson.

To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code authorizing the employment of home demonstrations agents in the several counties of the state, and providing for the further development of agriculture.

H. B. No. 323 — Mr. Miller, of Stark.

Granting permission to The Massillon Electric and Gas Company to construct a transmission line across state property, being part of sections 19, 20, 21, 22, 27, 28, 29 and 30 in Perry township, Stark county, Ohio.

Am. H. B. No. 262 — Mr. Hughes.

To make disposition of overpayment of taxes, and to create a trust fund from which they can be refunded upon proof of claim.

H. B. No. 20 — Mr. Hughes.

To amend section 2253 of the General Code as amended 104 O. L. 250, relating to expenses of judges incurred while holding court in a county where he does not reside.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

Upon motion of Mr. Whittemore the Senate proceeded to the fourth order of business, being bills for second reading.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 158 — Mr. Agnew.

To committee on Cities.

S. B. No. 159 — Mr. Berry, by request.

To committee on Fees and Salaries.

S. B. No. 160 — Mr. Agnew.

To committee on County Affairs.

S. B. No. 161 — Mr. Busbey.

To committee on Judiciary.

H. B. No. 168 — Mr. Miller, of Stark.

To committee on Cities.

Sub. H. B. No. 305 — Mr. Chester.

To committee on Public Health.

H. B. No. 311 — Mr. Bing.

To committee on Schools and Colleges.

Am. H. B. No. 281 — Mr. Evans.

To committee on Public Health.

H. B. No. 402 — Mr. Swedersky.

To committee on Judiciary.

Am. H. B. No. 280 — Mr. Evans.

To committee on Public Health.

Am. H. B. No. 162 — Mr. Fouts.

To committee on Roads and Highways.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 131** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
GEO. J. SNYDER,
WM. AGNEW,
GEO. E. KRYDER,

J. N. STONE,
H. W. DAVIS,
M. B. ARCHER,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 309** — Mr. Billingslea, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
M. B. ARCHER,
H. W. DAVIS,
GEO. J. SNYDER,

WM. AGNEW,
GEO. E. KRYDER,
T. A. BUSBEY.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 43** — Mr. Huber, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
M. B. ARCHER,
GEO. J. SNYDER,
WM. AGNEW,

GEO. E. KRYDER,
H. W. DAVIS,
T. A. BUSBEY.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 182** — Mr. Gordon, of Logan, having had the

same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
T. A. BUSBEY,
H. W. DAVIS,
GEO. J. SNYDER,

WM. AGNEW,
GEO. E. KRYDER,
M. B. ARCHER.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred

Am. H. B. No. 290—Mr. Moyer, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
T. L. EMMERT,
O. J. DEMUTH,

PAUL D. BEEBE,
GEO. D. JONES,
W. M. MILLER.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred

S. B. No. 55—Mr. Stone, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of line 2 and all the remainder down to and including line 97, and insert in lieu thereof the following:

SECTION 1. That section 9485 be repealed and that there be enacted sections 9485 and 9485-1 of the General Code to read as follows:

Sec. 9485. If the valuation of the certificates, as hereinbefore provided, on December 31, 1920, shall show that the present value of future net contributions, together with the admitted assets, is less than the present value of the promised benefits and accrued liabilities, such society shall thereafter maintain said financial condition at each succeeding triennial valuation in respect of the degree of deficiency as shown in the valuation as of December 31st, 1920. If at any succeeding triennial valuation such society does not show at least the same condition, the superintendent shall direct that it thereafter comply with the requirements herein specified. If the next succeeding triennial valuation after the receipt of such notice shall show that the society has failed to maintain the condition required herein, the superintendent may, in the absence of good cause shown for such failure, institute proceedings for the dissolution of such society, in accordance with the provision of section 9486 of this act, or in the case of a foreign society, its license may be cancelled in the manner provided in this act.

Any such society, shown by any triennial valuation, subsequent to December 31st, 1920, not to have maintained the condition herein required, shall within two years thereafter, make such improvement as to show a percentage of deficiency not greater than as of December 31st, 1920, or thereafter, as to all new members admitted, be subject, so far as stated rates of contribution are concerned, to the provisions of section 9473 of this act, applicable in the organization of new societies; provided that the net mortuary or beneficiary contributions and funds of such new members shall be kept separate and apart from the other funds of the society. If such required improvement is not shown by the succeeding triennial valuation, then the said new members may be placed

in a separate class and their certificates valued as an independent society in respect of contributions and funds.

Sec. 9485-1. In lieu of the requirements of sections 9484 and 9485, any society accepting in its laws the provisions of this section may value its certificates as a basis, herein designated "Accumulation basis," by crediting each member with the net amount contributed for each year and with interest at the net rate earned and by charging him with his share of the losses for each year, herein designated "Cost of insurance" and carrying the balance, if any, to his credit. The charge for the cost of insurance may be according to the actual experience of the society applied to a table of mortality recognized by the law of this state, and shall take into consideration the amount of risk during each year, which shall be the amount payable at death less the credit to the member. Except as specifically provided in its articles or laws or contracts, no charge shall be carried forward from the first valuation hereunder against any member for any past share of losses exceeding the contributions and credit. If, after the first valuation, any member's share of losses for any year exceeds his credit, including the contribution for the year, the contribution shall be increased to cover his share of the losses, and, if the credit at the time any benefit becomes payable during the lifetime of the member, including any available funds does not equal such benefit, the contributions to be made by him or on his behalf shall be increased by the difference. Any such excess share of losses chargeable to any member may be paid out of a fund or contributions especially created or required for such purpose.

Any member may transfer to any plan adopted by the society with net rates on which tabular reserves are maintained, and on such transfer shall be entitled to make such application of his credit as provided in the laws of the society.

Certificates issued, rerated or readjusted on a basis providing for adequate rates with adequate reserves to mature such certificates upon assumption for mortality and interest recognized by the law of this state shall be valued on such basis, herein designated the "Tabular basis," provided that if on the first valuation under this section a deficiency in reserve shall be shown for any such certificate, the same shall be valued on the accumulation basis.

Whenever in any society having members upon the tabular basis and upon the accumulation basis, the total of all costs of insurance provided for any year shall be insufficient to meet the actual death and disability losses for the year, the deficiency shall be met for the year from the available funds after setting aside all credits in the reserve; or from increased contributions or by an increase in the number of assessments applied to the society as a whole or to classes of members as may be specified in its laws. Savings from a lower amount of death losses may be returned in like manner as may be specified in its laws.

If the laws of the society so provide, the assets representing the reserves of any separate class of members may be carried separately for such class as if in an independent society, and the required reserve accumulation of such class so set apart shall not thereafter be mingled with the assets of other classes of the society.

A table showing the rates being paid by and the credits to individual members at each age and year of entry, and showing opposite each credit the tabular rates and the tabular reserve required, or at the option of the society the required reserve on a level rate equivalent to that being

paid, according to assumption of mortality and interest recognized by the laws of this state and adopted by the society, and, in either case, including any benefit payable at a specified age or on account of old age disability shall be filed by the society with each annual report and also be furnished to each member before July first of each year.

In lieu of the aforesaid statement there may be furnished to each member within the same time a statement giving the data aforesaid for such member. No table or statement need be made or furnished when the reserves are maintained on the tabular basis.

For this purpose, individual bookkeeping accounts for each member shall not be required and all calculations may be made by actuarial methods.

Nothing herein contained shall prevent the maintenance of such surplus over and above the credits on the accumulation basis and the reserves on the tabular basis as the society may provide by or pursuant to its laws; nor be construed as giving to the individual member any right or claim to any such reserve or credit other than in manner as expressed in the contract and its laws; nor as making any such reserve or credits a liability in determining the legal solvency of the society.

ROBERT J. O'BRIEN,
FRANK C. PARRETT,
EDWARD S. METTLER,

CARL V. BEEBE,
J. N. STONE,
T. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Bellew submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 123**—Mr. Beaty, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
W. W. BELLEW,
H. ROSS AKE,
FRANK C. PARRETT,

CHAS. A. WHITE,
F. A. WHITTEMORE,
J. N. STONE,
GEO. D. JONES.

Mr. Bellew submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 62**—Mr. Holl, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
W. W. BELLEW,
H. ROSS AKE,

FRANK C. PARRETT,
F. E. WHITTEMORE,
J. N. STONE,
GEO. D. JONES.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 299**—Mr. Jones, of Trumbull, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line five, after the word "*court*", strike out the comma and insert the words, "*of any county having a population, at the 1910 Federal*

census, of not less than fifty-two thousand and not greater than fifty-three thousand”.

GEO. D. JONES,
M. B. ARCHER,
CHAS. A. WHITE,
W. W. BELLEW,

WM. AGNEW,
FRANK C. PARRETT,
F. E. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. J. R. No. 43**—Mr. Burns, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
H. ROSS AKE,
W. W. BELLEW,

EDWARD N. METTLER,
WM. AGNEW,
C. K. PATTERSON.

The bill was ordered to be engrossed and read the third time in the regular order.

Mr. Sparks submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 28**—Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
H. W. DAVIS,
J. E. HOLDEN,
CHAS. S. WHITE,

W. M. MILLER,
GEO. J. SNYDER,
ROBERT J. O'BRIEN.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Kryder moved that the committee on Villages be relieved of further consideration of **S. B. No. 101**—Mr. Kryder.

Which was agreed to.

Mr. Kryder moved that **S. B. No. 101**—Mr. Kryder, be placed on the calendar for third reading.

The question was, “Shall the bill, **S. B. No. 101**—Mr. Kryder, be placed on the calendar be agreed to.”

The yeas and nays were taken, and resulted—yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Archer,
Beebe,
Bellew,
Berry,
Davis,
Demuth,

Emmert,
Holden,
Holl,
Hopley,
Jones, of Franklin,
Kryder,
Latham,

Liggitt,
Mettler,
Miller,
Norris,
Parrett,
Patterson,

Snyder,
Sparks,
Stone,
White,
Whittemore,
Wright—26.

Those who voted in the negative were: Messrs. Agnew, Busbey.

Which was agreed to.

By unanimous consent the following report of Conference committees was reported:

Mr. Mettler submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two house on **Am. H. B. No. 79** — Mr. Brach, having had the same under consideration do recommend to their respective houses as follows:

The passage of the bill as passed by the House of Representatives with the following amendments:

In line 233 strike out the word "judge" and insert in lieu thereof the word "clerk".

In line 236 after the word "court" strike out the words "unless otherwise" and in lieu thereof insert the word "as".

M. B. ARCHER,
H. ROSS AKE,
EDWARD N. METTLER,

Managers on the part of the Senate.

JOHN W. GORRELL,
W. E. WENNER,
OTTO W. BRACH,

Managers on the part of the House of Representatives.

The question was, "Shall the conference report be agreed to?"

The yeas and nays were taken, and resulted — yeas 28, nays ~~none~~, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—28.

So the report of the Conference committee was agreed to.

Mr. Whittemore moved that the Senate pass to the ninth order of business, being bills for third reading.

S. B. No. 57 — Mr. Agnew, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Sparks,
Ake,	Holl,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Kryder,	Patterson,	White,
Berry,	Latham,	Ritter,	Whittemore,
Busbey,	Lloyd,	Snyder,	Wright—25.
Demuth,			

So the bill passed.

The title was agreed to.

Those who voted in the negative were: Messrs. Archer, Davis and Liggitt.

Mr. Kryder moved that the vote by which **Am. S. B. No. 35** — Mr. Jones, of Franklin, was passed, be reconsidered.

On motion of Mr. Whittemore, the president, under the rules, directed the clerk to send a message to the House of Representatives requesting the return of **Am. S. B. No. 35** — Mr. Jones, of Franklin.

Sub. S. B. No. 71 — Mr. Whittemore, was read for the third time. The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with full instructions to amend as follows:

In line 7, after the word "city", insert the words "in any street or public place thereof,".

In line 8, omit the words "in any street or public place".

In line 13, after the word "city", insert the words "in any street or public place thereof,".

In line 14, omit the words "in any street or public place".

In line 15, change "child" to "boy".

In line 21, change "child" to "boy".

In lines 21 and 22, strike out the words "unless provided with an age and schooling certificate".

In line 23, after the word "city", insert the words "in any street or public place thereof,".

In line 24 strike out the words "in any street or public place".

In lines 28, 29, 30 and 31, strike out the words "the superintendent of schools or by a person authorized by such superintendent of schools or by a person authorized by such superintendent in writing or, where there is no superintendent of schools, by a person authorized in writing by the school board or committee of the city or", and insert in lieu thereof the following: "the person by whom age and schooling certificates, as provided in section 7766 of the General Code, are issued in the".

In line 32, after the word "resides", insert the words "which badge shall be issued only".

In line 32, change "child" to "boy".

In line 33, change "child" to "boy".

In line 37, strike out "(1)".

Strike out all of lines 41 to 46 inclusive.

In lines 47 and 48, strike out the words "if he approves such application".

In line 48, after the word "officer" insert a (,) and the following words: "if he approves such application".

In line 48, change "child" to "boy".

In line 50, after the word "whom" insert the word "the".

In line 51, change "child" to "boy".

In lines 51, 52, 53 and 54, strike out the (;) and the words "provided, that in the case of a boy between the ages of fifteen and sixteen having an employment certificate, such certificate shall be accepted by the officer issuing such badge in lieu of any other requirements".

In lines 57, 58, 59, and 60, strike out the following sentence: "Such badge shall be filled out in duplicate and shall state the name and the date and place of birth of the child, the name and address of the parent or guardian or custodian making application for such badge and the date when issued."

In line 61, omit the words "under his supervision".

In line 62, strike out the words "and each" and insert in lieu thereof the word "each".

In line 62, after the second word "shall" insert the words "state the name and the date and place of birth of the boy, the name and address of the parent or guardian or custodian making application for such badge and the date when issued."

In lines 62, 63, 64, 65, and 66, strike out the words "describe the color of the hair and eyes, the height and weight, and distinguishing facial marks of such child and shall further state that the papers required by the preceding sections have been duly examined and signed, and that the child named on such badge has personally appeared before the officer issuing the badge."

In lines 68, 69, and 70, strike out the following: "name of the child. Every such badge on its reverse side shall be signed in the presence of the officer issuing the same by the child in whose name it is issued." and in lieu thereof insert the words "year when issued".

In line 72 change "child" to "boy".

In line 75 strike out the word "state" and insert in lieu thereof the word "Ohio".

In line 76, after the word "furnish" insert the words "at cost".

In line 76 change "child" to "boy".

In line 79 strike out the words "relating to street trades".

In line 81 strike out the words "sections 13007-15 to 13007-23" and insert the words "this act".

Strike out all of lines 85 and 86.

In lines 102 and 103, strike out the words "herein contained shall apply to the regular carriers of daily newspaper routes" and insert the words "in this act contained shall prohibit any boy from acting as a carrier of daily or weekly newspaper on a regular route."

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

Mr. Whittemore moved that the bill, **S. B. No. 71** — Mr. Whittemore, be informally passed and placed at the head of the calendar for Thursday, April 3, 1919.

Which was agreed to.

S. B. No. 146 — The Joint Committee on Taxation, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—32.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

By unanimous consent, Mr. Emmert offered the following resolution:

S. R. No. 37 — Mr. Emmert.

Upon motion of Mr. Emmert, **S. R. No. 37** — Mr. Emmert, was made a special order for Tuesday at 3 p. m.

S. R. No. 37 — Mr. Emmert.

WHEREAS, On the 18th day of February, 1919, by Senate Resolution No. 32 this body appointed a select committee of five members to investigate matters in connection with the unauthorized sending of copies of Senate Joint Resolution No. 4 — Mr. Liggitt, to the authorities at Washington, D. C.; and

WHEREAS, In the majority report of said committee, filed April 1, 1919, it is charged that there were two copies of Senate Joint Resolution No. 4 concerned in said manipulations, viz., one copy duly signed by William D. Fulton, secretary of state of Ohio, and another copy on which the name "W. D. Fulton" was forged; that the true copy was intended as a souvenir for the author of Senate Joint Resolution No. 4, but that the forged copy was turned over to Mr. Liggitt and the true copy unlawfully sent on to the authorities at Washington, D. C.

It is further charged in said report that Joseph E. Cross, recording clerk of this body, had in his exclusive possession the true copy of said Senate Joint Resolution No. 4 and also was the person who delivered the forged copy of said resolution to Mr. Liggitt; that the agents and employees of the Anti-Saloon League were especially active in getting a copy sent to the Federal secretary of state, and that said Cross asked the lieutenant governor of Ohio "to appoint the *right* kind of a committee" in accordance with Senate Resolution No. 32, or similar proposed resolution; now, therefore,

Be it resolved, That the reports of the select committee under Senate Resolution No. 32, with copy of the evidence taken by said committee be at once turned over to the prosecuting attorney of Franklin county, Ohio, and that he be and is hereby requested to at once institute proceedings before the grand jury of said county to determine whether a crime or crimes have been committed in connection with the forging matter and if so to secure the speedy indictment of the guilty parties or organization at fault.

On motion of Mr. Emmert, **S. R. No. 37** was made a special order for Tuesday, April 8, at 3:00 p. m.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 47 — Mr. Beetham.

Relative to a recess of the General Assembly.

Attest:

JOHN P. MAYNARD,

Clerk.

Mr. Whittemore moved that the rules be suspended and the joint resolution be considered.

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

Change date of adjournment from Friday, April 4, 1919, to Wednesday, April 16, 1919.

Change date of reconvening from April 22, 1919, to April 29, 1919.

Change hour of reconvening from 10 o'clock a. m. to 5 o'clock p. m.

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the resolution amended as instructed.

The question was, "Shall the joint resolution be adopted as amended?"

The yeas and nays were taken, and resulted — yeas 33, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—33.
Demuth,			

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 24 — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition, and to repeal all sections of the General Code, and acts inconsistent herewith.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 24** was read the second time.

Upon motion of Mr. Whittemore, **Am. H. B. No. 24** — Mr. Crabbe, was made a special order for Tuesday, April 8, 1919, at 2:00 p. m.

By unanimous consent, the following bills were introduced and read the first time.

S. B. No. 162 — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

S. B. No. 163 — Mr. Holden (by request).

To repeal section 8977 of the General Code providing for rate of passenger fares on railroads.

Be it enacted by the General Assembly of the State of Ohio:

Sec. 1. That section 8977 of the General Code be and the same is hereby repealed.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 162** was read the second time.

On motion of Mr. Miller, **S. B. No. 162** — Mr. Miller, was referred to the committee on Conference.

H. B. No. 35 — Mr. Halstead, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Patterson,	Wright—30.
Davis,	Kryder,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 44 — Mr. Wiest, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Patterson,
Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Wright—29.
Davis,			

So the bill passed.

The title was agreed to.

S. B. No. 114 — Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Patterson,	White,
Busbey,	Latham,	Ritter,	Wright—26.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 254 — Mr. Greve, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore,
Davis,	Kryder,	Ritter,	Wright—30.
Demuth,	Latham,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, **Am. H. B. No. 231** — Mr. Billingslea, was informally passed.

Am. H. B. No. 196 — Mr. Faris, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out lines 1, 2 and 3 and 4 up to but not including the word "establish" and insert in lieu thereof the following: "Any college or normal school whose work is approved by the superintendent of public instruction may"

In line 8 strike out "these boards of trustees are" and insert in lieu thereof "any college or normal school is"

In line 12 after the word "organized" insert the words "by state supported educational institutions"

In line 14 after the period strike out the remainder of the line, and strike out lines 15, 16 and 17.

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13, strike out word "fifteen" and insert "ten".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—31.
Demuth,	Latham,	Patterson,	

So the bill passed.

Mr. White moved to refer the title to a select committee of one, with instructions to amend as follows:

In lines 3 and 4, strike, out "college" and insert "school" in lieu thereof.

Which was agreed to.

Mr. White was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

By unanimous consent the following bills were introduced and read the first time:

S. B. No. 164 — Mr. Agnew.

Authorizing investment by fiduciaries in certain stocks.

S. B. No. 165 — Mr. Agnew.

Providing for a deposit of securities to reduce penalty of bond in certain cases.

By unanimous consent, Mr. Miller offered the following joint resolution:

S. J. R. No. 38 — Mr. Miller.

Relative to reception to members of the 37th Division.

WHEREAS, The Ohio soldiers comprising the 37th Division will parade in Columbus on Friday, April 4, Saturday afternoon, April 5, and on Monday, April 7; therefore,

Be it resolved, The committee from the Senate and the committee from the House of Representatives recently appointed and which met the returning soldiers of the 37th Division at the ports of New York and Newport News, be and is hereby directed to wait upon the adjutant general of Ohio and arrange for the erection under his direction of a reviewing stand for the use of the governor, lieutenant governor, adjutant general and members of the Senate and House of Representatives and other state officials, and their families, admission to said stand so erected to be by ticket, and that the Finance committee be instructed to make an appropriation to pay the expense of the same.

On motion of Mr. Miller, the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted."

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holl,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—30.
Demuth,	Liggitt,		

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate recessed till 7 p. m.

Senate met pursuant to recess.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 27 senators answered to their names.

The absentees were: Messrs. Archer, Beebe, Bellew, Berry, Kryder.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Liggitt further proceedings under the call were dispensed with.

On motion of Mr. Stone, **S. B. No. 107** — Mr. Stone, was informally passed.

S. B. No. 27 — Mr. Davis, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Mettler,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Franklin,	Norris,	Wagner,
Davis,	Kryder,	O'Brien,	White,
Demuth,	Latham,	Patterson,	Whittemore,
Emmert,	Liggitt,	Ritter,	Wright—28.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. S. B. No. 35** — Mr. Jones, of Franklin, and herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved to reconsider the vote by which **Am. S. B. No. 35** — Mr. Jones, of Franklin, was passed.

Which was agreed to.

The question being, "Shall the bill pass?"

Mr. Jones, of Franklin, moved to refer the bill to a select committee of one, with instructions to amend as follows:

By inserting in the 4th line the word "city" between the words "any" and "school"

And in line 8 before the word "school" insert the word "city"

Mr. Whittemore arose to a point of order and called attention to the fact that the amendment sought to insert matter that had been stricken out by the Senate.

The amendment was declared out of order.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 13, nays 17, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Jones, of Franklin,	Norris,
Beebe,	Holden,	Lloyd,	Snyder,
Bellew,	Holl,	Mettler,	Wright—13.
Berry,			

Those who voted in the negative were: Messrs.

Ake,	Kryder,	O'Brien,	Sparks,
Busbey,	Latham,	Parrett,	Stone,
Davis,	Liggitt,	Patterson,	White,
Emmert,	Miller,	Ritter,	Whittemore—17.
Hopley,			

The bill not having received a constitutional majority was lost.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 69—Mr. Sparks.

To amend sections 11, 12, 13, 14, and 15 of an act entitled, "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19, 1913, and approved May 2, 1913, (103 Ohio Laws, pp. 247-250).

With the following amendment in which the concurrence of the Senate is requested.

Strike out all of section 3, being the emergency clause.

Attest:

JOHN P. MAYNARD,

Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 271—Mr. Spidel.

To provide for the relief of Thomas H. Robinson.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 307—Mr. Griswold.

To authorize the incorporation of co-operative agricultural associations and to define the powers thereof.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 13 — Mr. Whittemore.

To establish a municipal court in and for the city of Akron and to repeal an act entitled "An act to establish a police court in the city of Akron, Summit county, Ohio," passed May 10, 1910, and all acts amendatory thereof.

With the following amendments in which the concurrence of the Senate is requested.

In line 31, strike out the words "five thousand dollars" and in lieu thereof insert "four thousand five hundred dollars".

In line 33, strike out the words "thirty-five hundred dollars" and insert in lieu thereof "three thousand dollars".

In lines 77 and 78, strike out the words "six hundred" and insert in lieu thereof "one thousand".

In line 79, strike out the words "six hundred" as it appears both times in said line and in lieu thereof insert in each "one thousand".

In line 82, strike out the word "six hundred" and insert in lieu thereof "one thousand".

In line 117, strike out all words after "shall" and in line 118 strike out the first word and the first comma.

In line 122, after the word "Akron" insert a comma and after the comma strike out the word "and".

In line 123, after the word "county" insert the following: "and of bastardy complaints arising within Summit county".

In line 327, strike out the word "fifty" and insert in lieu thereof the words "three hundred".

In line 389, after the word "affidavits" insert the words "and acknowledgments".

In line 460, strike out all the words after the word "court". Strike out all of lines 461 and 462. After the word "court" in line 460, insert a comma and the following words "and the chief of police shall assign one or more such police officers from time to time to perform such duties in respect to cases within the jurisdiction of said court as may be required of them by said court or the clerk thereof.

In line 508, after the figures "1920" insert a comma and add the following: "providing further that no election shall be held in November, 1919, under said act entitled "An act to establish a police court in the city of Akron, Summit county, Ohio," passed May 10th, 1910 (vol. 101, Ohio Laws, p. 357 et. seq.)

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 259 — Mr. Winter.

Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments, and providing a penalty for the violation thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives refuses to reconsider **S. B. No. 2** — Mr. Kryder.

To amend section 12600-65 of the General Code (as amended 102 O. L., pp. 630-631) relative to the installation of sanitary closets and urinals.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 12** — Mr. Blauser.

To amend section 5262 of the General Code, relating to the use or occupancy of armories.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Davis, **Am. S. B. No. 47** — Mr. Davis, was taken up out of its regular order and considered at this time.

Mr. Davis moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19, strike out "cebbs" and insert "cents".

Which was agreed to.

Mr. Davis was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Beebe,	Holl,	Mettler,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Franklin,	Norris,	White,
Davis,	Kryder,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright—26.
Emmert,	Liggitt,		

So the bill passed.

The title was agreed to.

On motion of Mr. Davis, **S. B. No. 53** — Mr. Davis, was taken up out of its regular order and considered at this time.

S. B. No. 53 — Mr. Davis, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Busbey,	Hopley,	Miller,	Stone,
Davis,	Kryder,	Norris,	Wright—23.
Demuth,	Latham,	O'Brien,	

So the bill passed.

The title was agreed to.

S. B. No. 54 — Mr. Davis, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Busbey,	Hopley,	Miller,	White,
Davis,	Kryder,	Norris,	Whittemore—23.
Demuth,	Latham,	O'Brien,	

So the bill passed.

The title was agreed to.

On motion of Mr. Lloyd, **Am. S. B. No. 144** — Mr. Lloyd, was taken up out of its regular order and considered at this time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Snyder,
Ake,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Mettler,	Stone,
Busbey,	Jones, of Franklin	Miller,	White,
Davis,	Kryder,	Norris,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—25.
Emmert,			

So the bill passed.

Mr. Lloyd moved to refer the title to a select committee of one, with instructions to amend as follows:

In the title, before the word "Providing" at the beginning of same, insert: "To supplement section 1343 of the General Code by the enactment of supplemental section 1343a"; change the first letter of the word "Providing" to a small letter.

Which was agreed to.

Mr. Lloyd was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 166 — Mr. Ritter.

To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce university.

By unanimous consent the following committee report was offered at this time.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 25** — Mr. Barnes, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Between line 7 and line 8 insert line 7a and the following paragraph:

*"In city school district containing according to the last federal census a population of 50,000 persons or more, but less than 150,000 persons, the board of education shall consist of not less than two members nor more than seven members elected at large * * * or not less than two members nor more than seven members elected at large and not more than two members elected from subdistricts by the qualified electors of their respective subdistricts. The office of subdistrict member in boards of education in all such city school districts having more than two subdistrict members is hereby abolished and the terms of members elected from such subdistricts shall terminate on the day preceding the first Monday in January, 1920."*

In line 9 strike out "50,000" and insert in lieu thereof "150,000".

In line 14 strike out the asterisks and "1920" and insert in lieu thereof "1914".

In line 23 strike out the asterisks following "1920" and insert in lieu thereof the following paragraphs:

"At the same time such boards of education in city school districts containing according to the federal census a population of 50,000 persons or over, but less than 150,000 persons, and electing to have subdistricts, shall subdivide such city school district into subdivisions equal in number to the number of members of the board of education in the district, who are to be elected from subdistricts therein so established. Such subdistricts shall be bounded, as far as practicable, by corporation lines, streets, alleys, avenues, public grounds, canals, water courses, ward boundaries, voting precinct boundaries, or present school district boundaries, and shall be as nearly equal in population as possible and be composed of adjacent and as compact territory as practicable. Such subdivision shall be numbered from one up consecutively and the lines thereof so fixed shall not be changed until after each succeeding federal census. Within three months after the official announcement of the result of each succeeding federal census, the board of education of each city school district which according to such census shall have a population of 50,000 persons or over and less than 150,000 persons, and shall elect to have subdistricts, shall redistrict such district into subdistricts in accordance with the provisions of this chapter. If the board of education of any such district fails to district or redistrict such city school district, as herein required then the state superintendent of public

instruction shall forthwith district or redistrict such city school district, subject to the requirements of this chapter."

In line 25, strike out the comma after the word "district" and the word "as" and insert in lieu thereof the words "is so".

In line 25, strike out the word "by" and insert in lieu thereof the word "in".

Strike out all of lines 26 and 27 and all of line 28 to and including the word "additional" and insert in lieu thereof the following: "that the number of members of said board to be elected in the year 1921 in order to comply with the provisions of section 4702, exceeds the number of members whose terms expire on the day preceding the first Monday in January, 1922, such excess number of".

In line 29, strike out the words "or four" and the words "as may be".

In line 30, strike out the word "necessary".

In line 31, strike out the words "shall by", all of lines 32, 33, 34, all of line 35 to and including the word "retire" and insert in lieu thereof the following: * * * "is so fixed as provided in this act, that the number of members of said board to be elected in the year 1921, in order to comply with the provisions of section 4702, is less than the number of members whose terms expire or terminate on the day preceding the first Monday in January, 1922, the member or members to retire, so that there will be a compliance with sections 4698 and 4702".

CHAS. A. WHITE,
GEO. E. KRYDER,
J. N. STONE,
T. A. BUSBEY,

GEO. J. SNYDER,
WM. AGNEW,
E. G. LLOYD,
M. B. ARCHER,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Latham the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Thursday, April 3, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. S. B. No. 69** — Mr. Sparks.

To amend sections 11, 12, 13, 14 and 15 of an act entitled, "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new peni-

tentiary," passed April 19, 1913, and approved May 2, 1913, (103 Ohio Laws, pp. 247-250).

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the request of the House for the return of **Am. S. B. No. 69** — Mr. Sparks, be acceded to.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following resolution:

S. J. R. No. 38 — Mr. Miller.

Relative to the reception to members of the 37th division.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 174** — Mr. Smith.

To amend section 12788 of the General Code, relative to the protection of motormen and conductors.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 315 — Mr. Emery.

To authorize the governor to convey to the village of Hicksville, Defiance county, Ohio, certain land located therein.

Am. H. B. No. 445 — Mr. Scott.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the Senate proceeded to the fourth order of business, being the second reading of bills.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 323 — Mr. Miller, of Stark.

To committee on State Buildings.

Am. H. B. No. 262 — Mr. Hughes.

To committee on County Affairs.

H. B. No. 20 — Mr. Hughes.

To committee on Judiciary.

Am. H. B. No. 257 — Mr. Bryson.

To committee on Agriculture.

Am. H. B. No. 255 — Mr. Bing.

To committee on Judiciary.

H. B. No. 237 — Mr. Green.

To committee on Finance.

S. B. No. 163 — Mr. Holden, by request.

To committee on Public Utilities.

S. B. No. 164 — Mr. Agnew.

To committee on Judiciary.

S. B. No. 165 — Mr. Agnew.

To committee on Judiciary.

S. B. No. 166 — Mr. Ritter.

To committee on Colleges and Universities.

H. B. No. 271 — Mr. Spidel.

To committee on Finance.

Am. H. B. No. 259 — Mr. Winter.

To committee on Insurance.

Am. H. B. No. 307 — Mr. Griswold.

To committee on Agriculture.

On motion of Mr. Whittemore the Senate proceeded to the eighth order of business, being Senate bills laid over under joint rule No. 9.

Am. S. B. No. 13 — Mr. Whittemore, was taken up.

The question was, "Shall the amendments of the House of Representatives be concurred in?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	White,
Davis,	Liggitt,	Patterson,	Whittemore,
Emmert,	Lloyd,	Ritter,	Wright—24.

So the amendments were concurred in.

Mr. Norris moved that the vote by which **H. B. No. 196** — Mr. Faris, was passed, be reconsidered.

Which was agreed to.

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 strike out the word "and".

In line 4 after the word "school" insert "and combined normal and industrial department of Wilberforce University".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	White,
Davis,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—29.
Emmert,			

So the bill passed.

Mr. Whittemore moved to refer the title to a select committee of one, with instructions to amend as follows:

In line 3 of the title, strike out the word "and".

In line 4 of the title, after the word "school" insert "and combined normal and industrial department of Wilberforce University".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

On motion of Mr. Davis, the Senate reverted to the second order of business, being the offering of motions and resolutions.

Which was agreed to.

Mr. Davis moved that the vote by which **Am. S. B. No. 47** — Mr. Davis, was passed, be reconsidered.

Which was agreed to.

On motion of Mr. Davis, the president under the rules, directed the clerk to send a messenger to the House of Representatives requesting the return of **Am. S. B. No. 47** — Mr. Davis.

Mr. Sparks offered the following resolution:

S. J. R. No. 39 — Mr. Sparks.

To determine whether or not it is feasible to install elevators in the state house.

WHEREAS, It is difficult for many persons who visit the state capitol building or transact business there to climb the flights of steps to the upper floors of said building; and

WHEREAS, Said capitol building should be equipped with elevators if the same may be provided at a reasonable expense, therefore

Be it resolved by the General Assembly of the State of Ohio, That a committee, consisting of two senators to be named by the president of the Senate, and two representatives to be named by the speaker of the House of Representatives, is hereby authorized and requested to

determine and report to both houses of the General Assembly the feasibility of providing elevators for the capitol building and the probable cost of the same.

Said resolution was laid over under the rule.

On motion of Mr. Whittemore, the Senate proceeded to the ninth order of business, being bills for third reading.

On motion of Mr. Whittemore, **Sub. S. B. No. 71** — Mr. Whittemore, was made a special order for Tuesday, April 8, 1919, at 1:45 p. m.

On motion of Mr. Whittemore, **Am. H. B. No. 200** — Mr. Graham, of Muskingum, was taken up out of its regular order and considered at this time.

Am. H. B. No. 200 — Mr. Graham, of Muskingum, was read for the third time.

Mr. O'Brien called attention to the hour of 3:30 p. m. having arrived for consideration of **Am. H. B. No. 178** — Mr. Federman, which was a special order for the hour, and requested that Mr. Bellew be named as a special committee of one to report at any time amendments to said bill.

Which was agreed to.

The question was, "Shall the bill pass?"

Mr. Bellew moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 340 after the word "thereafter" insert the words "that such failure continues,".

In line 785 strike out the word "and" and after the sectional number "9868" insert "and 9869".

In line 987 strike out the three commas.

In line 1085 strike out the period, and add the words "and joint stock land banks".

In line 1120 strike out the letter "s" in the word "subdivisions" where same appears the second time.

In line 1286 strike out the words "or invested".

In line 1411 after the word "companies," insert the words "upon which".

In line 1412 strike out the words "upon which".

In line 1494 after the word "company," strike out the comma, and insert the words "or corporation,"

In line 1585 strike out the words "licensed within this state", and insert in lieu thereof a comma after the word "company" and the words "or any corporation doing a trust business,".

In line 1551 after the comma following the word "aforesaid" insert the words "or from certifying thereto,".

In line 1659 strike out the word "hereon" and insert in lieu thereof the word "thereon".

In line 1697 strike out the word "that".

In line 1845 strike out the word "express".

In line 1922 after the figures "721," insert the figures "722,".

In line 1933 after the figures "9756," insert the figures "9757,".

In line 1940 after the figures "9849," insert the figures "9856,".

In line 1941 strike out the figures "13383-1".

Which was agreed to.

Mr. Bellew was appointed a committee of one to report such amendments.

The question recurred, "Shall the bill, **Am. H. B. No. 200** — Mr. Graham, of Muskingum, pass?"

The yeas and nays were taken, and resulted — yeas 29, nays one, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore,
Davis,	Latham,	Parrett,	Wright—29.
Demuth,			

Mr. Patterson voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 231 — Mr. Billingslea, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Lloyd,	Patterson,
Beebe,	Holden,	Mettler,	Ritter,
Bellew,	Holl,	Miller,	Snyder,
Berry,	Hopley,	Norris,	Sparks,
Busbey,	Jones, of Franklin,	O'Brien,	Wright—21.
Davis,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

The clerk read a communication from chairman Thomas E. Powell inviting the membership of the Senate to attend a public meeting at Memorial hall to be addressed by Hon. William E. Borah.

On motion of Mr. Davis, **Am. S. B. No. 66**, was made a special order for Friday, April 4, at 3:00 p. m.

On motion of Mr. Stone, **S. B. No. 107** — Mr. Stone, was made a special order for Friday, April 4, at 2:00 p. m.

Am. S. B. No. 261 — Mr. Graham, of Licking, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 50, after the period insert the following:

"Provided, however, that nothing contained in this act nor any other laws of Ohio, shall prevent the acting municipal judge from practicing as an attorney and counselor at law, in any other court in said state, or in any matter of business in said municipal court in which he

is not engaged as attorney, or counselor, in such cases in which he is engaged as attorney or counselor he shall be disqualified to perform any judicial functions.

Strike out all of section 9-a and insert the following to be known as section 9-a.

Section 9-a. The clerk of the municipal court shall keep at least seven books, to be called the appearance docket, trial docket, journal, complete record, execution docket, city criminal record, and state criminal record. He shall keep a direct index to the trial docket, journal, city criminal record and state criminal record and shall keep a direct and reverse index to the appearance docket, complete record, and execution docket. Such records, and such other records as shall be approved by the court shall be furnished said court by the city of Newark, Ohio.

In section 22, strike out all of sub-division (4) and insert the following to be known as sub-division (4) :

Sub-division (4). In all actions and proceedings where one or more defendants resides or is served with summons in the township of Newark, or the city of Newark, Ohio, and, in all actions or proceedings of which the municipal court has jurisdiction of the subject matter when the defendant, or some of the defendants resides or is served with summons in the township of Newark, or the city of Newark, Ohio, the municipal court shall have jurisdiction, and summons, writs and process may be issued to the sheriff of any county in the state of Ohio, against one or more defendants, and in any action or proceeding of which the municipal court has jurisdiction of the subject matter, when one or more of the defendants may, under the laws of the state of Ohio, be summoned from any county of the state into the county of Licking in which the municipal court of Newark is located.

Strike out all of sub-division 5 of section 22 and insert the following to be known as sub-division (5) of section 22:

Sub-division (5). And generally, such civil, criminal and quasi-criminal jurisdiction as is now or heretofore may be conferred by general statutes upon police courts, justices of the peace courts or mayor's courts.

Strike out all of section 24 and insert the following to be known as section 24:

Section 24. All writs and process in actions for money only and replevin in the municipal court shall be served and returned by the bailiff or a deputy, if service is to be made within Licking county, Ohio, or by publication, in the same manner as is now or may hereafter be provided for the service and return of writs and process in the court of common pleas, excepting as herein otherwise provided. In all other civil actions service and return shall be made in the same manner as is now or may hereafter be provided by law for the service and return of process and writs issued by justice of the peace courts.

Strike out all of section 25 and insert the following to be known as section 25:

In civil actions for money only and replevin, the return day of all writs shall be the third day after the issuance thereof and the defendant shall be required to plead within ten days from the return day of the writ unless such time is extended by leave of court. and the defendant shall plead to the answer within ten days after the same is filed, unless such time is extended by leave of court. All other civil actions shall

follow the practice and procedure as is now or hereafter may be conferred by general statutes upon justice of the peace courts.

Strike out all of section 26 and insert in lieu thereof the following to be known as section 26:

Section 26. In actions for money only predicated upon either a written contract, promissory note, book account, or other written evidence of debt, where the amount claimed by the plaintiff is fifty dollars or less, a copy of such instrument may be filed, and no other or future pleading is required to be filed by said plaintiff than a statement of what is claimed to be due thereon. The defendant need file no pleading unless a set-off or counter-claim is interposed, and if either or both be interposed a statement of the same must be filed setting forth the same in an informal way on or before the answer day herein provided. A defendant may urge any other defense without specially pleading the same. Summons must issue in such cases in the manner provided herein for other actions.

Strike out all of section 40 and in lieu thereof, insert the following to be known as section 40:

Section 40. No appeal shall be taken from the judgment of the municipal court. Proceedings in error may be taken to the court of appeals of Licking county from a final judgment, order or decree of the municipal court, where the amount involved is three hundred dollars or more, in the same manner and under the same conditions as to time and otherwise as is now or may hereafter be provided by law for proceedings in error from the court of common pleas to the court of appeals. Where the amount involved is less than three hundred dollars proceedings in error may be had in such cases to the court of Common Pleas, in the same manner and under the same conditions as to time and otherwise as is now or may hereafter be provided for proceedings in error from the common pleas court to the court of appeals.

After line 455, insert the following to be known as section 48:

Section 48. Each section and each subdivision of any section of this act is hereby declared to be independent, and the finding or holding of any section or subdivision of any section thereof to be invalid or void shall not be deemed or held to affect the validity of any other section or subdivision.

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Miller moved to amend as follows:

In line 126 strike out the words "as the" at the end of the line.

Strike out line 127 and insert "for costs and expenses as will not exceed two hundred and fifty dollars yearly as the city council or county commissioners may allow".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Archer,
Beebe,

Bellew,
Busbey,
Davis,

Demuth,
Holden,
Holl,

Hopley,
Latham,
Liggitt,

Those who voted in the affirmative were: Messrs. — Concluded.

Lloyd,	Norris,	Snyder,	White,
Mettler,	Patterson,	Sparks,	Whittemore,
Miller,	Ritter,	Stone,	Wright—24.

So the bill passed.

The title was agreed to.

Sub. H. B. No. 99 — Mr. Stokes, was read for the third time.

The president demanded a call of the Senate, which was duly seconded and taken, and 25 senators answered to their names.

The absentees were: Messrs.

Agnew,	Berry,	Jones, of Franklin,	Wagner,
Bellew,	Emmert,	Jones, of Meigs,	

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Miller further proceedings under the call were dispensed with.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 33, strike out the word "for".

In line 61, strike out the word "seepings" and insert in lieu thereof the word "seepage", which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—26.
Demuth,	Lloyd,		

The bill passed.

The title was agreed to.

S. B. No. 78 — Mr. Davis, was read for the third time.

Mr. Davis moved to amend as follows:

Line 16. Take out the word "state" and insert the word "county".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Latham,	Norris,	Stone,
Busbey,	Liggitt,	O'Brien,	White,
Davis,	Lloyd,	Ritter,	Whittemore,
Hopley,	Miller,	Sparks,	Wright—17.
Kryder,			

Those who voted in the negative were: Messrs.

Archer,	Demuth,	Holl,	Patterson,
Beebe,	Holden,	Mettler,	Snyder—9.
Berry,			

So the bill passed.

The title was agreed to.

Am. S. B. No. 132 — Mr. Liggitt, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Liggitt,	Patterson,	Whittemore,
Davis,	Lloyd,	Ritter,	Wright—25.
Demuth,			

So the bill passed.

Mr. Liggitt moved to refer the title to a select committee of one, with instructions to amend as follows:

After the comma (,) following the word code insert "and to enact supplemental section 1921-1 of the General Code".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

S. B. No. 140 — Mr. Ritter, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, strike out "sectoin" and insert "section".

After line 12, add:

Sec. 2. That original sections 7645 and 7762 of the General Code be, and the same are hereby repealed.

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Kryder,	Patterson,	White,
Berry,	Liggitt,	Ritter,	Whittemore,
Busbey,	Lloyd,	Snyder,	Wright—22.
Davis,	Mettler,		

So the bill passed.

The title was agreed to.

H. B. No. 310 — Mr. Blauser, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Latham,	Ritter,
Archer,	Demuth,	Liggitt,	Sparks,
Beebe,	Holden,	Miller,	Stone,
Berry,	Hopley,	Patterson,	Wright—17.
Busbey,	Kryder,		

Messrs. Wright and Norris voted in the negative.

Am. S. B. No. 92 — Mr. Lloyd, by request, was read for the third time.

On motion of Mr. Ritter, **Am. S. B. No. 92** — Mr. Lloyd, was informally passed.

S. B. No. 139 — Mr. Archer, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Kryder,	Patterson,	White,
Berry,	Latham,	Ritter,	Whittemore,
Busbey,	Liggitt,	Snyder,	Wright—22.
Davis,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate reverted to the fifth order of business, being reports of standing committees.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 387** — Mr. Walsh, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 68 strike out the word "provided" and insert in lieu thereof the word "specified." and add the following: "Provided, however, that no such lands shall be sold at either public or private sale without the approval of the probate court of the county in which such lands are situated."

J. N. STONE,
H. J. RITTER,
T. M. NORRIS,
W. M. MILLER,

CARL V. BEEBE,
O. J. DEMUTH,
JAMES R. HOPLEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone moved that **S. B. No. 387** — Mr. Walsh, be made a special order for Tuesday, April 8, at 4:00 p. m.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **S. B. No. 149** — Mr. Norris, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
CARL V. BEEBE,
J. M. NORRIS,
O. J. DEMUUTH,

H. J. RITTER,
JAMES R. HOPLEY,
W. M. MILLER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report :

The standing committee on County Affairs, to which was referred **Am. H. B. No. 22** — Mr. Evans, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 8 after the word "certificate" strike out the word "of" and insert in lieu thereof "for".

In line 15 strike out the word "upon".

In line 16 strike out the words "such testimony".

In line 19 after the word "auditor" strike out the period and insert a comma and add the following: "and such relief shall be in place of all other relief of a public nature; provided, however, that where a husband and wife are both blind, and both have made application for blind relief as herein provided, the total relief given by said county commissioners to such husband and wife shall not exceed three hundred dollars per annum, and such relief shall be in place of all other relief of a public nature, to which such husband and wife, or either of them, might be entitled as a blind person.

"Sec. 2968. At least once a year, and oftener if it deems necessary, the board of county commissioners shall make examination as to the qualifications, disability and needs of any or all persons on the blind list, and said board may at any time increase or decrease the amount of such relief, within the limits fixed by law. If not satisfied that any person on the blind list is qualified to draw his money, said board shall remove such person from the list, and shall forthwith notify the county auditor of such action. The board of county commissioners may in their discretion appoint such clerks as they deem necessary for the purpose of investigating the qualifications, disability and needs of any person who has theretofore been placed on the blind list, or who has made an application to be placed on such list. Said clerks shall be known as "blind relief clerks" and shall serve for such length of time only as said county commissioners prescribe and may be discharged by said commissioners at any time. The county commissioners shall fix the compensation of such clerks, which compensation, after being fixed, shall be paid monthly from the general fund of the county upon the warrant of the county auditor.

"In addition to their compensation, said clerks shall be allowed monthly, their actual and necessary expenses incurred in the discharge of their official duties; but no such expenses shall be allowed or paid until an itemized statement of the same, duly verified, shall first have

been filed by said clerks with said county commissioners. When so allowed, said expenses shall also be paid from the general fund of the county, upon the warrant of the county auditor.

If, upon the examination of the application of a person for blind relief, said county commissioners desire medical evidence of the blindness of said applicant, additional to that furnished by the evidence of the physician subscribing to said application, said commissioners shall have the right to employ another registered physician who, if said applicant is willing, shall examine the eye condition of said applicant and make written report to said commissioners concerning the same. Said county commissioners shall have the right to pay said physician making such examination and furnishing such additional evidence, as aforesaid, a fee not to exceed the sum of ten dollars, which, when allowed by said county commissioners, shall be paid out of the general county fund upon the warrant of the county auditor."

In line 21, change the word "section" to "sections"; in the same line after the figures "2967" and "and 2968".

J. N. STONE,
T. M. NORRIS,
H. J. RITTER,

CARL V. BEEBE,
JAMES R. HOPLEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Berry submitted the following report:

The standing committee on Drainage and Irrigation, to which was referred **S. B. No. 100** — Mr. Berry, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 33 after the word "codified" insert the following: "and that sections 3001, 6564, and 6565 of the General Code be amended, all to read".

Strike out all of line 34.

In line 35 after the period, insert in capitals the word "Definitions" and a period.

In line 35 enclose the words "ditch or drain" in quotation marks.

In line 39 enclose the word "ditch" in quotation marks.

In line 39 enclose the word "drain" in quotation marks.

In line 41 strike out the word "or" where it occurs the first time.

In line 43 enclose the word "outlet" in quotation marks.

In line 44 strike out the word "or" and insert in lieu thereof the word "of".

In line 50 enclose the word "improvement" in quotation marks.

In line 55 after the word "creek" insert the word "or".

In line 62 after the word "include" insert the words "creeks and rivers" and a comma.

In line 64 strike out "etc." and insert in lieu thereof the words "or other means".

In line 69 enclose the word "levee" in quotation marks.

In line 69 after the word "wall" insert a comma.

In line 72 strike out the comma after the word "outlet" and insert in lieu thereof a semicolon.

In line 75 strike out the word "word" and insert in lieu thereof the word "words".

In line 75 enclose the word "benefit" in quotation marks.

In line 75 enclose the word "benefits" in quotation marks.

In line 80 strike out the word "taxable".

In line 82 enclose the word "person" in quotation marks.

In line 82 after the word "person" insert the word "as".

In line 88 strike out the word "word" and insert in lieu thereof the word "words".

In line 88 enclose the words "county engineer" in quotation marks.

In line 94 enclose the word "railway company" in quotation marks.

In line 94, strike out the words "or railway right of way".

In line 95, strike out the comma and all following it.

In line 96, strike out the word "of" where it occurs the first time.

In line 97, after the word "stock", insert a comma and the following: " 'right of way' shall be deemed to be the right of way used by any such company".

In line 98, enclose the word "contractors" in quotation marks.

In line 101, strike out the word "person" and insert in lieu thereof the word "number".

In line 116, after the word "improvement", insert a comma.

In line 127, strike out the word "land" and insert in lieu thereof the word "lands".

In line 127, strike out the word "hole" and insert in lieu thereof the word "holes".

In line 127, strike out "etc." and insert in lieu thereof the words "or other lands to be benefited".

In line 130, strike out "etc." and insert in lieu thereof the words "or other means".

In line 153, after the word "partition", insert the words "shall be".

In line 172, between the word "the" and the word "removal" insert the word "construction" and a comma.

In line 176, between the word "the" and the word "removal" insert the word "construction" and a comma.

In line 178, strike out the period and insert in lieu thereof a semicolon.

In line 178, commence the word "and" with a small letter.

In line 183, after the word "thereof", insert the words "and the address of each".

In line 185, strike out "etc." and insert in lieu thereof the words "and the like".

In line 188, strike out the word "assistance" and insert "assistants".

In line 194, strike out the word "affected" and insert in lieu thereof the word "effected".

In line 196, after the word "established" insert a comma.

In line 219, strike out the word "notices" and insert in lieu thereof the word "notice".

In line 261, after the word "benefited" insert the words "or damaged".

In line 261 strike out the word "subject".

In line 262 strike out the words "to assessment therefor but".

In line 276 strike out the words "5 days prior to" and insert in lieu thereof the words "on or before".

In line 293 after the word "compensation" insert a comma.

In line 293 after the word "but" insert the word "should".

In line 294 strike out the word "contains" and insert in lieu thereof the word "contain".

In line 326 strike out the word "thereof" and insert in lieu thereof the word "therefor".

In line 330 strike out all after the word "improvement".

In line 331 strike out the word "thereto".

In line 337 strike out all after the comma following the word "court".

In line 338 strike out all to and including the word "waterway".

In line 352 strike out the last word "the".

In line 367 strike out the semicolon and insert in lieu thereof a comma.

In line 375 strike out the words "as often as" and insert in lieu thereof the words "at intervals of not less than".

In line 392 strike out the comma after the word "number", the words "if any" and the comma following "any".

In line 393 insert a comma after the word "lime".

In line 394 strike out the word "date" and insert in lieu thereof the word "data".

In line 396 strike out the word "or" and insert in lieu thereof the word "of".

In line 403 strike out "etc." and insert in lieu thereof "and the like".

In line 406 strike out the comma after the word "embankments"; strike out "etc." and insert in lieu thereof the word "and like features".

In line 417 strike out the word "of" where it follows the word "yards" and insert in lieu thereof the word "or".

In line 420 insert a comma after the word "specifications".

In line 424 insert a comma after the word "attorney".

In line 430 strike out the numeral "30" and insert in lieu thereof the word "thirty".

In line 435 strike out the comma after the word "case".

In line 436 after the word "appeal" insert the words "is rendered".

In line 438 strike out the word "of" where it occurs immediately after the word "contracts" and insert in lieu thereof the word "for".

In line 441 after the word "constructing" insert the words "all or".

In line 445 strike out "\$1,000.00" and insert in lieu thereof the words "one thousand dollars".

In line 455 after the word "furnishing" insert the word "of".

In line 464 strike out the first word "and" and the comma after the word "contractor".

In line 473 strike out the word "bidders" and insert in lieu thereof the word "bidder's".

In line 475 strike out the word "county" and insert in lieu thereof the word "general".

In line 475 after the word "ditch" insert the word "improvement".

In line 491 strike out the word "materials" and insert in lieu thereof the word "material".

Between the line 502 and the line 503 insert the line 502a, and the following:

"Should it be found that all bids for work and material, or all bids for any separate part or parts of work and material are in ex-

cess of the estimates reported by the county engineer, the commissioners may in their discretion order the re-advertisement of the same or any part thereof, for which the bids are in excess, and they may direct the county engineer to re-estimate the work, material or the necessary part thereof and re-advertise the same for bids on such new estimate."

In line 512 strike out the comma after the word "bids" and insert in lieu thereof the semicolon.

In line 516 after the word "improvement" strike out the comma and insert in lieu thereof the semicolon.

In line 520 strike out the comma after the word "court" and insert in lieu thereof the word "and".

In line 529 strike out the word "his" and insert in lieu thereof the word "him".

In line 535 after the word "rock" insert a comma and the word "hardpan".

In line 546 strike out the numeral "120" and insert in lieu thereof the words "one hundred and twenty".

In line 552 strike out the word "or" and insert in lieu thereof a comma.

In line 552 after the word "culvert" insert a comma and the words "fence or floodgate".

In line 556 after the word "bridge" insert the words "or removal of any fence or floodgate".

In line 560 after the comma following the word "improvement" insert the following: "which cost shall in no case exceed the value of such bridge, culvert, fence or floodgate when such improvement was made,"

In line 598 strike out the word "signal" and insert in lieu thereof the word "signed".

In line 600 strike out all following the dash; strike out all of lines 601, 602, 603, 604, 605, 606 and the word "injuries" in line 607 and insert in lieu thereof the following:

"First: To save the county or counties interested harmless from any loss caused by delay in completing the work or furnishing the material within the time and in the manner expressed in the contract bid and specifications;

Second: For the payment of all labor and material furnished to the contractor or hired and used by him under the contract;

Third: For the payment of claims of any person arising out of the unlawful acts or negligence of the contractor in the performance of his contract, including personal injuries.

In line 607 begin a new paragraph with the word "And".

In line 607 strike out the word "under" and insert in lieu thereof the word "upon".

In line 621 strike out the numeral "30" and insert in lieu thereof the word "sixty".

In line 633 insert a hyphen between "one" and "fourth".

In line 646 after the word "under" insert the following: "The contract has been furnished, and if material is still to be furnished under".

In line 646 strike out the numeral "75" and insert in lieu thereof the words "seventy-five".

In line 652 strike out the numeral "75" and insert in lieu thereof the word "seventy-five".

In line 665 strike out "\$100.00" and insert in lieu thereof the words "one hundred dollars".

In line 673 strike out "\$1,000.00" and insert in lieu thereof the words "one thousand dollars".

In line 675 after the word "its" insert the word "general".

In line 675 after the word "ditch" insert the word "improvement".

In line 679 strike out the word "county" and insert in lieu thereof the word "general".

In line 680 after the word "ditch" insert the word "improvement".

In line 691 after the word "to" insert the word "special".

In line 691 strike out the words "property affected" and insert in lieu thereof the words "lots and parcels of land specially benefitting".

In line 693 after the word "improvement" insert the following: "whether such lots and parcels of land abut upon the improvement or not".

In line 706 strike out the word "county" and insert in lieu thereof the word "general".

In line 706 after the word "ditch" insert the word "improvement".

In line 708 after the word "balance" insert the words "shall be".

In line 714 strike out the numeral "100" and insert in lieu thereof the words "one hundred".

In line 715 strike out the comma after the word "lands".

In line 735 strike out the numeral "20" and insert in lieu thereof the word "twenty".

In line 737 strike out the word "petitioned" and insert in lieu thereof the word "petitioner".

In line 759 strike out the word "remain" and insert in lieu thereof the word "remains".

In line 765 strike out the word "county" and insert in lieu thereof the word "general".

In line 765 after the word "ditch" insert the word "improvement".

In line 766 strike out the words "the county ditch" and insert in lieu thereof the word "said".

In line 773 after the word "entered" insert the word "as".

In line 796 strike out the words "if it have one" and the comma following the word "one".

In line 809 strike out the word "evidence".

In line 817 strike out the word "procure" and insert in lieu thereof the word "produce".

In line 834 after the word "may" insert a comma.

In line 867 strike out the word "for".

In line 867 after the word "or" insert the word "for".

In line 877 strike out the word "county" and insert in lieu thereof the word "general".

In line 877 after the word "ditch" insert the word "improvement".

In line 902 strike out the word "county" and insert in lieu thereof the word "general".

In line 902 after the word "ditch" insert the word "improvement".

In line 923 strike out the word "as" and insert in lieu thereof the word "and".

In line 982 strike out the word "now" and insert in lieu thereof the word "nor".

In line 1046 strike out the semicolon and insert in lieu thereof a comma.

In line 1091 strike out the word "county" and insert in lieu thereof the word "general".

In line 1091 after the word "ditch" insert the word "improvement".

In line 1097 strike out the period and begin the word "such" with a small letter.

In line 1097 after the word "bear" insert a comma.

In line 1114 strike out the word "an" and insert in lieu thereof the word "on".

In line 1115 after the word "tisement" insert a comma.

In line 1118 strike out the word "by" and insert in lieu thereof the word "of".

In line 1120 strike out the word "In" and insert in lieu thereof the words "If in".

In line 1124 strike out the words "the issue of".

In line 1129 strike out the words "ditch-work" and insert in lieu thereof the words "improvements under this act".

In line 1132 strike out the word "the" where it follows the word "by".

In line 1334 after the word "service" insert a semicolon and the following:

"Provided, however, that the aggregate compensation paid a county commissioner under this section for said service shall not exceed in any one year five hundred dollars."

In line 1138, after the word "collection" insert the word "of".

In line 1152, strike out "etc." and insert in lieu thereof the words "and other sources".

In line 1161, strike out the word "or" where it first occurs and insert in lieu thereof the word "of".

In line 1168, after the word "contractor" insert a comma.

In line 1172, after the word "auditor" insert the word "be".

In line 1173, after the word "him" insert the words "are paid".

In line 1233, strike out the word "mak" and insert in lieu thereof the word "make".

In line 1237, strike out the word "county" and insert in lieu thereof the word "general".

In line 1237, after the word "ditch" insert the word "improvement".

In line 1237, after the word "assessments" insert the word "be".

In line 1245, strike out the word "county" and insert in lieu thereof the word "general".

In line 1245, after the word "ditch" insert the word "improvement".

In line 1250, strike out the last word "or" and insert in lieu thereof the word "of".

In line 1256, strike out the words "would be" and insert in lieu thereof the words "is provided".

Strike out all of sections 69, 70, 71, 72, and 73 and insert in lieu thereof the following:

Section 69. By this act, the superintendent of public works is constituted ex-officio drainage commissioner. He shall receive no additional salary or fees as such officer, but shall receive the necessary

traveling and other incidental expenses incurred in the discharge of his official duties as such commissioner.

Section 70. The official bond of the superintendent of public works shall cover and be liable for the performance of all his official duties and obligations as drainage commissioner in like manner as for his duties and obligations in the office of superintendent of public works. As drainage commissioner the office of the superintendent of public works shall be furnished with all necessary additional furniture, stationery, office supplies, apparatus and fixtures for the performance of the duties of this act provided.

Section 71. In the performance of his duties as drainage commissioner, the superintendent of public works shall employ any necessary office assistants, who in addition to any salary or compensation received shall be entitled to receive their actual necessary expenses incurred in the performance of any duty. The compensation of any assistant employed by the drainage commissioner shall be such as the general assembly may provide.

Section 72. The drainage commissioner shall carry into operation the provisions herein relating to his office and all other laws providing for the assistance, co-operation or arbitration with local, state or federal authorities in the construction, improvement or altering of rivers, drains, creeks, ditches or waterways for drainage purposes. He shall make inquiry into the needs for the improvement of ditches, rivers, or drains used as general outlets for the purpose of claiming land, and offer such assistance as may be necessary in the proper procedure of local or state authorities in procuring the same. He may collect data on all rivers, streams, creeks, or ditches affecting three or more counties relative to drainage area, surface spill, maximum discharge in flood period, and average discharge at low water at points not exceeding ten miles apart beginning at the source.

He shall on application assist county engineers and commissioners in the best methods of assessment according to benefits, ascertaining damages to property and keeping of systematic records. The commissioner shall furnish to township trustees, village and city councils, boards of county commissioners, the state agricultural department, state game warden, and state department of public health any information they may want relative to the feasibility of flood prevention, reclamation of agricultural lands, purification of the water of streams made uninhabitable for fish by sewer or factory disposal, and drainage of marshes. The drainage commissioner shall do all other things provided in this chapter to be done by him; and shall annually report to the governor upon such matters as he deems to be of general public interest, and as to all matter of apportionment of assessments between counties in joint improvements.

Section 73. The superintendent of public works as drainage commissioner, in the matter of an appeal to him in a joint county improvement proceeding, or in an apportionment of the cost of a joint county improvement among the several counties, shall have the right to, and if requested in writing by one of the boards of county commissioners interested, shall call to his aid the state highway commissioner and the dean of the engineering department of the Ohio State University, in which case the three shall constitute an official board of appeal and by a majority vote decide the matter of such appeal or apportionment.

In line 1373, after the word "county" insert a comma, and the words "if the commissioners of two or more counties attend".

In line 1375, strike out the word "shall"; strike out all of line 1376 to and including the word "counties" and insert in lieu thereof the following:

"At each meeting thereof shall consist of such of the commissioners in office in all said counties as may attend such meeting".

In line 1390, after the word "all" insert the words "or any of".

In line 1401, after the word "the" insert the words "engineer or".

In line 1401, strike out the word "interested" and insert in lieu thereof the words "in charge".

In line 1406, after the word "report" insert a comma.

In line 1424, strike out the word "auditors" and insert in lieu thereof the word "auditor's".

In line 1441, strike out "Ohio Rivers and drainage commission which" and insert in lieu thereof the words "superintendent of public works, who".

In line 1442, strike out the word "it" and insert in lieu thereof the word "him".

In line 1443, after the word "meet" insert the words "said joint board".

In line 1443, strike out the word "it" and insert in lieu thereof the word "he".

In line 1447, strike out the word "expense" and insert in lieu thereof the word "expenses".

In line 1447, strike out the words "Ohio rivers and drainage" and in line 1448 strike out the word "commission" and insert in lieu thereof the words "superintendent of public works".

In line 1449, strike out the words "drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1449, strike out the word "they" and insert in lieu thereof the word "he".

In line 1453, strike out the words "Ohio rivers"; in line 1454 strike out the words "and drainage commission" and insert in lieu thereof the words "superintendent of public works."

In line 1462 strike out the words "Ohio rivers and drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1472 strike out the words "Ohio rivers and drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1473 strike out the word "drainage".

In line 1474 strike out the word "commission" the comma and the word "it" and insert in lieu thereof the words "superintendent of public works, he".

In line 1475 strike out the word "it will" and insert in lieu thereof the words "he shall".

Strike out all of section 84 and insert in lieu thereof the following:

"Upon the hearing of said appeal either the superintendent of public works, or the appeal board provided for in this act, any two members of which shall be a quorum to proceed if the other cannot for any reason attend, shall have and exercise the jurisdiction given to the court of common pleas in case of appeals upon single county

improvements from the granting or dismissal of a petition for an improvement, and shall in determining said matter find whether or not under the definitions in this act provided the improvement in question will be conducive to public health, convenience, and welfare, and a benefit to lands in the petition described. If the hearing be by two members of such appeal board and they do not agree, they shall adjourn the matter to some day when the third member can sit with them, when the questions at issue shall be decided by a majority vote of the board.

The finding and decision of the superintendent of public works, or of said board, shall be final, and be certified to the joint board of county commissioners from which it came who shall upon such mandate according to the decision proceed with the improvement or dismiss the petition."

In line 1515 strike out the word "cash" and insert in lieu thereof the word "cost".

In line 1531 strike out the numeral "30" and insert in lieu thereof the word "thirty".

In line 1534 after the word "them" insert a comma.

In line 1560, strike out the word "which" and insert in lieu thereof the word "such".

In line 1560, strike out the word "then" and insert in lieu thereof the word "and".

In line 1566, after the second comma insert the word "as".

Strike out all of lines 1567 to 1579 inclusive.

In line 1580, strike out the numeral "92" and insert in lieu thereof the numeral "91".

In line 1585, strike out the word "affected" and insert in lieu thereof the word "effected".

In line 1591, strike out "Ohio rivers and drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1592, strike out the words "drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1595, strike out the words "drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1604, strike out the words "Ohio rivers and drainage".

In line 1605, strike out the word "commission" and insert in lieu thereof the words "superintendent of public works".

In line 1605, strike out the word "its" and insert in lieu thereof the word "his".

In line 1612, strike out the numeral "93" and insert in lieu thereof the numeral "92".

In line 1619, strike out the numeral "4" and insert in lieu thereof the word "four".

In line 1622, strike out the numeral "94" and insert in lieu thereof the numeral "93".

In line 1623, strike out the words "Ohio rivers".

In line 1624, strike out the words "and drainage commission" and insert in lieu thereof the words "superintendent of public works".

In line 1626, strike out the word "should" and insert in lieu thereof the word "shall".

In line 1630, strike out the numeral "95" and insert in lieu thereof the numeral "94".

In line 1634, after the word "jail" insert a comma.

In line 1634, after the word "county" insert a comma.

In line 1646 after the word "jail" insert a comma.

In line 1646 after the word "county" insert a comma.

Strike out all of lines 1649 to 1664 inclusive and insert in lieu thereof the following:

Section 95. "That sections 3001, 6564 and 6565 be amended to read as follows:

"Sec. 3001. The annual compensation of each county commissioner shall be determined as follows:

In each county in which on the twentieth day of December, 1911, the aggregate of the tax duplicate for real estate and personal property is five million dollars or less, such compensation shall be nine hundred dollars, and in addition thereto, in each county in which such aggregate is more than five million dollars, three dollars on such full one hundred thousand dollars of the amount of such duplicate in excess of five million dollars. That the compensation of each county commissioner for the year 1912, and each year thereafter, shall not in the aggregate exceed 115 per cent of the compensation paid to each county commissioner for the year 1911. * * *

Such compensation shall be in equal monthly installments from the county treasury upon the warrant of the county auditor.

Sec. 6564. Where the board of county commissioners * * * of one or more counties have been notified that a petition for the improvement of a ditch or drain has been regularly filed with the auditor thereof, then said commissioners shall proceed as in single county ditches, if lands affected by said improvement lie wholly in one county, and as in joint-county procedure if two or more counties are affected, and shall order the county engineer, or engineers, or disinterested engineers, of such county or counties, in addition to the preliminary survey as provided for in other cases, to consult with the proper officials, or officials of the county or counties of an adjoining state through which the route of the improvement would pass. * * *

Sec. 6565. Upon the filing of the engineer's report with the auditor or auditors of the county or counties affected in this state, the county auditor * * * of the county in which the petition was filed, shall notify, in writing, of the filing of said * * * report the proper official of the county of the adjoining state. * * * A copy of the petition and bond shall be attached thereto. The notice shall state the time and place of meeting for the purpose of organizing."

In line 1696 after the word "and" insert the following: "original sections 3001, 6564, 6565 and".

In line 1698 after the word "act" insert the following: "be and the same are hereby repealed".

GEO. E. KRYDER,
T. M. BERRY,
THOMAS W. LATHAM.
O. J. DEMUTH,

C. K. PATTERSON,
W. M. MILLER,
D. A. LIGGITT,
GEORGE W. HOLL.

Mr. Berry moved that **S. B. No. 100** — Mr. Berry, be reprinted as amended.

The question was, "Shall the bill, **S. B. No. 100** — Mr. Berry, be reprinted as amended?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Liggitt,	Sparks,
Archer,	Demuth,	Lloyd,	Stone,
Beebe,	Holden,	Miller,	White,
Bellew,	Hopley,	Norris,	Whitemore,
Berry,	Kryder,	Ritter,	Wright—23.
Busbey,	Latham,	Snyder,	

So the motion was agreed to.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred
S. B. No. 117—Mr. Jones, of Franklin, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,	J. N. STONE,
CHAS. A. WHITE,	C. K. PATTERSON,
FRANK C. PARRETT,	H. ROSS AKE.
EDWARD N. METTLER,	

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred
H. B. No. 292—Mr. Pugh, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,	J. W. STONE,
CHAS. A. WHITE,	C. K. PATTERSON,
FRANK C. PARRETT,	F. E. WHITEMORE,
EDWARD N. METTLER,	H. ROSS AKE.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred
S. B. No. 155—Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,	J. W. STONE,
CHAS. A. WHITE,	C. K. PATTERSON,
FRANK C. PARRETT,	F. E. WHITEMORE,
EDWARD N. METTLER,	H. ROSS AKE.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred
H. B. No. 76—Mr. Griswold, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,	J. N. STONE,
CHAS. A. WHITE,	C. K. PATTERSON,
FRANK C. PARRETT,	H. ROSS AKE.
EDWARD N. METTLER,	

The bill was ordered to be read the third time in its regular order.

Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **S. B. No. 143** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

T. A. BUSBEY,
F. E. WHITTEMORE,
T. M. BERRY,
GEO. J. SNYDER,
C. K. PATTERSON,

H. W. DAVIS,
GEO. E. KRYDER,
J. N. STONE,
O. J. DEMUTH.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on the Soldiers' and Sailors' Home to which was referred **S. B. No. 141** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
D. A. LIGGITT,

F. L. EMMERT,
TOM W. JONES.

The bill was ordered to be engrossed and read the third time in its regular order.

The following bill was introduced and read the first time.

S. B. No. 167 — Mr. Ritter.

To amend sections 2068, 1815-13 and 1815-14 of the General Code, relating to the admission of persons into the Ohio State Sanatorium, and payment for their support.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Friday, April 4, 1919, 10:00 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

On motion of Mr. Archer, **H. J. R. No. 43** — Mr. Burns, was informally passed.

Mr. Ritter moved that **S. B. No. 141** — Mr. Ritter, be recommended to the committee on Soldiers' and Sailors' Homes.

Which was agreed to.

On motion of Mr. Liggitt, the Senate recessed for five minutes.

Senate met pursuant to recess.

On motion of Mr. Whittemore, the Senate passed to the fourth order of business.

On motion of Mr. Wright, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed

with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 315 — Mr. Emery.

To committee on State Buildings.

Am. H. B. No. 445 — Mr. Scott.

To committee on Military Affairs.

S. B. No. 167 — Mr. Ritter.

To committee on Finance.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred

Am. H. B. No. 280 — Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
W. W. BELLEW,
T. M. BERRY,

H. W. DAVIS,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred

Am. H. B. No. 281 — Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
W. W. BELLEW,
T. M. BERRY,

H. W. DAVIS,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Berry submitted the following report:

The standing committee on Public Health, to which was referred

Sub. H. B. No. 305 — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
W. W. BELLEW,

H. W. DAVIS,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

S. J. No. 37 — Mr. Latham, was taken up.

On motion of Mr. Latham, **S. J. R. No. 37** — Mr. Latham, was informally passed.

Am. H. J. R. No. 48 — Mr. Halstead, was taken up.

The question was, "Shall **Am. H. J. R. No. 48** — Mr. Halstead, be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Busbey,	Holden,	Kryder,
Archer,	Davis,	Hopley,	Latham,
Berry,	Demuth,	Jones, of Franklin	Liggitt,

Those who voted in the affirmative were: Messrs.—Concluded.

Lloyd,	O'Brien,	Snyder,	Whittemore,
Miller,	Parrett,	Stone,	Wright—22.
Norris,	Patterson,		

So the joint resolution was adopted.

S. J. R. No. 39—Mr. Sparks, was taken up.

Mr. Whittemore moved that **S. J. R. No. 39**—Mr. Sparks, be committed to the committee on State Buildings, which was agreed to.

Am. S. B. No. 92—Mr. Lloyd, by request, was read for the third time.

The question was, "Shall the bill, **Am. S. B. No. 92**—Mr. Lloyd, pass?"

The yeas and nays were taken and resulted—yeas 24, nays none, as follows:

Those who voted in the affirmative were. Messrs.

Ake,	Hopley,	Miller,	Snyder,
Berry,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Davis,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore,
Holden,	Lloyd,	Ritter,	Wright—24.

So the bill passed.

Mr. Lloyd moved to refer the title to a select committee of one, with instructions to amend as follows:

Strike out the title and insert in lieu thereof the following:

"To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations awarded them for distinguished gallantry and heroism, and to establish a special state Roll of Honor."

Which was agreed to.

Mr. Lloyd was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

S. B. No. 135—Mr. Liggitt, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Berry,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Davis,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore,
Holden,	Lloyd,	Ritter,	Wright—25.
Holl,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, **Am. H. B. No. 104** — Mr. Jones, of Trumbull, was informally passed.

On motion of Mr. Whittemore, **Am. S. B. No. 133** — Mr. Jones, of Meigs, was informally passed.

S. B. No. 136 — Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10, change "eight" to "five".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

Mr. Latham moved that **S. B. No. 136** — Mr. Lloyd, be recommended to the committee on Finance.

Which was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Franklin,	Norris,	White,
Davis,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—21.
Holden,	Liggitt,	Ritter,	

Messrs. Miller and Snyder voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 132 — Mr. Wise, was read for the third time.

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 16, change the words "forty thousand" to "seventy-five thousand".

In line 50, change the words "forty thousand to seventy-five thousand".

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

Mr. Miller moved that **Am. H. B. No. 132** — Mr. Wise, be made a special order for Thursday, April 10, 1919, at 3:00 o'clock p. m.

Mr. Miller moved that **Am. H. B. No. 132** — Mr. Wise, be reprinted as amended.

The question was, "Shall **Am. H. B. No. 132** — Mr. Wise, be reprinted as amended?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Hopley,	Latham,
Berry,	Demuth,	Jones, of Franklin,	Liggitt,
Busbey,	Holl,	Kryder,	Lloyd,

Those who voted in the affirmative were: Messrs. — Concluded.

Miller,
Norris,
Parrett,

Patterson,
Ritter,
Snyder,

Stone,
White,

Whittemore,
Wright—22.

The motion was agreed to.

Mr. Ake moved that **Am. H. B. No. 29** — Mr. Miller, of Stark, be informally passed.

Which was agreed to.

Mr. Ake moved that **S. B. No. 131** — Mr. Archer, be informally passed, which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 73 — Mr. Wenner.

To amend sections 7691, 7700, 7701, 7703 and 7708 and to supplement section 7701 by the addition of supplemental sections 7701-1 and 7701-2 of the General Code, relative to the employment of teachers on indefinite tenure.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 14 — Mr. Sparks.

To create a hotel division in the office of the state fire marshal; to provide for the administration of each division and prescribe its duties and powers; to amend section 840 of the General Code relative to salaries of the state fire marshal and the first deputy fire marshal.

With the following amendments in which the concurrence of the Senate is requested:

In line 17 strike out the words "to pay for" and insert in lieu thereof "for pay to".

In line 149 strike out the period and insert the following: "and shall file with the state fire marshal a diagram or list showing the price of each room in said hotel and no advance shall be made in this schedule, without twenty days' written notice to the state fire marshal."

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 254** — Mr. Greve.

To amend sections 1579-6, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. S. B. No. 47** — Mr. Davis, and herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

Am. S. J. R. No. 31 — Joint Committee on Taxation.

Proposing to amend article XII, section 2 of the constitution of the state of Ohio, relative to the classification of property for the purposes of taxation.

With the following amendments in which the concurrence of the Senate is requested.

In line 4, strike out "28th day of May" and in lieu thereof insert "first Tuesday in November".

In line 4, strike out "special" and in lieu thereof insert "regular".

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Parrett moved that the rules be suspended and concurrence of amendments of **Am. S. J. R. No. 31** — The Joint Committee on Taxation, be taken up at this time.

Which was agreed to.

On motion of Mr. Parrett, a message was sent to the House of Representatives informing that body that the Senate insists upon its amendments to **Am. S. J. R. No. 31** — Joint Committee on Taxation, and asks for a Committee of Conference.

Mr. Sparks moved that **Am. H. B. No. 25** — Mr. Barnes, be reprinted as amended.

The question was, "Shall **Am. H. B. No. 25** — Mr. Barnes, be reprinted as amended?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Norris,	Snyder,
Berry,	Kryder,	O'Brien,	Stone,
Busbey,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore—19.
Hopley,	Miller,	Ritter,	

The motion was agreed to.

On motion of Mr. Whittemore the Senate recessed until 1:45 p. m.

S. B. No. 107 — Mr. Stone, being the special order for the hour, 2:00 p. m., was taken up.

Mr. Stone moved that **S. B. No. 107** — Mr. Stone, be made a special order for 2:00 p. m., Wednesday, April 9.

H. B. No. 309 — Mr. Billingslea, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Miller,	Sparks,
Berry,	Hopley,	Norris,	Stone,
Busbey,	Jones, of Franklin,	Parrett,	White,
Davis,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—23.
Holden,	Liggitt,	Snyder,	

So the bill passed.

Mr. Holden moved to refer the title to a select committee of one, with instructions to amend as follows:

In line 2 of title, after the word "district", insert the words "of Butler county, Ohio".

Which was agreed to.

Mr. Holden was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

H. B. No. 43 — Mr. Huber, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Liggitt,	Snyder,
Berry,	Hopley,	Miller,	Sparks,
Busbey,	Jones, of Franklin,	O'Brien,	Stone,
Davis,	Kryder,	Patterson,	White,
Demuth,	Latham,	Ritter,	Wright—21.
Holden,			

Mr. Whittemore voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 182 — Mr. Gordon, of Logan, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Liggitt moved that **Am. H. B. No. 182** — Mr. Gordon, of Logan, be informally passed.

Which was agreed to.

Am. H. B. No. 290 — Mr. Moyer, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Berry,	Hopley,	Miller,	Patterson,
Davis,	Jones, of Franklin,	Norris,	Ritter,
Demuth,	Kryder,	O'Brien,	Snyder,
Holden,	Latham,	Parrett,	Stone—18.
Holl,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. S. B. No. 133, was taken up.

Mr. Whittemore moved that **Am. S. B. No. 133** — Mr. Jones, of Meigs, be taken up at this time, out of its regular order.

Which was agreed to.

Am. S. B. No. 133 — Mr. Jones, of Meigs, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Kryder moved to amend as follows:

In line 17, strike out the figures "5261" and insert figures "5442" in lieu thereof.

In line 20, strike out the word "me" and insert the words "the adjutant general" in lieu thereof.

In lines 20 and 21, strike out the words "one thousand" and insert "fifteen hundred" in lieu thereof.

Strike out all of lines 46 to 58 both inclusive.

In line 71, strike out the word "offices" and insert the word "officers" in lieu thereof.

In line 74, strike out the figures "5261" and insert the figures "5242".

In line 67, after the word "Code" add "Nothing in this section shall require the expenses of such inspections or supervision to be charged to or paid out of the funds of the national guard or units thereof".

In line 15, strike out "5261" and insert in lieu thereof "5242".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin,	O'Brien,	Stone,
Busbey,	Jones, of Meigs,	Parrett,	White,
Demuth,	Kryder,	Patterson,	Whittemore,
Holden,	Latham,	Ritter,	Wright—23.
Holl,	Liggitt,	Snyder,	

So the bill passed.

Mr. Kryder moved to amend as follows:

In last line of title strike out figures "5261" and insert figures "5242" in lieu thereof.

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 155 — Mr. Robinson.

Providing for changing the name of "County Infirmary" to "County Home".

H. B. No. 158 — Mr. Comings.

To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 to 1352-11 inclusive.

H. B. No. 190 — Mr. Dunn.

To amend section 9618 of the General Code, relating to liabilities of mutual live stock insurance associations.

H. B. No. 228 — Mr. Baker.

To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase.

H. B. No. 238 — Mr. Silver.

To supplement sections 3082 and 3107 of the General Code by the enactment of sections 3082-1 and 3107-1 relating to county children's homes.

H. B. No. 247 — Mr. Miller, of Stark.

To amend sections 1579-197, 1579-198, 1579-204, 1579-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties.

H. J. R. No. 41 — Mr. Scott.

Relative to investigating Legislative Press Association Smoker.

H. J. R. No. 46 — Mr. Crabbe.

To extend a welcome to the 166th regiment on its return to the city of New York or any other port where said regiment may land.

C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
THOMAS W. JONES,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 5 — Mr. Hooley.

To amend section 7621 and to enact supplementary sections 7621-1 and 12906-1 of the General Code, relative to displaying the national flag over or within school buildings.

H. B. No. 27 — Mr. King.

To supplement section 934 of the General Code by the enactment of section 934-1, requiring wash-rooms to be provided and maintained at coal mines for the use of employees.

H. B. No. 47 — Mr. Gordon, of Brown.

Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.

H. B. No. 65 — Mr. Comings.

To amend section 3138-1 and to repeal section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes.

H. B. No. 93 — Mr. Bing.

To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates.

H. B. No. 111 — Mr. Banker.

For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio.

C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
THOMAS W. JONES,
CHAS. A. WHITE.

The clerk read a communication from the State Sunday School in regard to the work for the benefit of the children of this and other countries.

Mr. Stone moved that **Am. S. B. No. 55** — Mr. Stone, be made a special order for Wednesday, April 9, 1919, at 2:30 p. m.

Which was agreed to.

Mr. Whittemore moved that **Am. H. B. No. 123** — Mr. Beatty, be informally passed.

Which was agreed to.

S. B. No. 62 — Mr. Holl, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Davis moved that **S. B. No. 62** — Mr. Holl, be informally passed.

Which was agreed to.

Am. H. B. No. 299 — Mr. Jones, of Trumbull, was read for the third time.

Mr. Davis moved that **Am. H. B. No. 299** — Mr. Jones, of Trumbull, be informally passed.

Which was agreed to.

Mr. Archer moved that **H. J. R. No. 43** — Mr. Burns, be informally passed.

Which was agreed to.

Mr. Davis moved that **S. B. No. 28** — Mr. Davis, be informally passed.

Which was agreed to.

Mr. Kryder moved that **S. B. No. 101** — Mr. Kryder, be made a special order for Wednesday, April 9, 1919, at 4:00 p. m.

Which was agreed to.

Mr. Sparks moved that **Am. H. B. No. 25** — Mr. Barnes, be informally passed.

Which was agreed to.

Mr. Davis moved that **Rep. Am. H. B. No. 66** — Mr. Davis, be made a special order for Tuesday, April 8, at 11 o'clock.

Which was agreed to.

By unanimous consent the following committee reports were offered at this time.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 163** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
GEO. J. SNYDER,
H. W. DAVIS,
J. N. STONE,

E. G. LLOYD,
GEO. E. KRYDER,
T. A. BUSBEY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **Am. H. B. No. 61** — Mr. Taylor, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 4, after the word "city", strike out the word "or" and insert in lieu thereof the words "having a population not exceeding fifteen thousand or of a".

J. N. STONE,
W. M. MILLER,
JAMES R. HOPLEY,
O. J. DEMUTH,

T. M. NORRIS,
GEO. D. JONES,
H. J. RITTER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time.

S. B. No. 168 — Mr. Ake.

To authorize municipalities in this state to join or form an organization of municipalities for joint municipal action and co-operation upon questions affecting their general welfare.

Mr. Sparks moved that the Committee on Finance be relieved of further consideration of **H. B. No. 271** — Mr. Spidel.

Which was agreed to.

Mr. Sparks moved that **H. B. No. 271** — Mr. Spidel, be committed to the committee on Medical Colleges and Societies.

Which was agreed to.

By unanimous consent the following petitions and memorials were introduced at this time:

Mr. O'Brien presented the petition of Bertha M. Boehm and 37 other citizens of Hamilton county in favor of H. B. No. 369.

Which was referred to the proper committee.

Mr. O'Brien presented the petition of Wm. H. Remly and 14 other citizens of Hamilton county in favor of H. B. 369.

Which was referred to the proper committee.

Mr. Liggitt presented the petition of J. A. Newcomer and 55 other citizens of Wyandot county, in favor of S. B. No. 101 — Mr. Kryder.

Which was referred to the committee on Villages.

Mr. Hopley presented the petition of James S. Freeman and 36 other citizens of Seneca county, protesting against the legalizing of motion picture shows on Sunday.

Which was referred to the proper committee.

Mr. Wright presented the petition of the board of education and other citizens of the city of Cleveland.

Which was referred to the proper committee.

Mr. Ritter presented the petition of May Wikoff and 43 other citizens of Shelby county in favor of H. B. No. 359.

Which was referred to the proper committee.

On motion of Mr. Whittemore the Senate recessed for five minutes. Senate met pursuant to recess.

Mr. Davis moved that **Am. H. B. No. 299** — Mr. Jones, of Trumbull, be taken up out of its regular order and considered at this time.

Which was agreed to.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Davis,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—21.
Holden,	Liggitt,	Snyder,	

Mr. Miller voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 403 — Mr. Harter.

To supplement section 3141 of the General Code by the enactment of section 3141-1 and to amend sections 3147, 3153-1, 3153-2, 3153-3 and 3153-6 of the General Code, relating to hospitals for tuberculosis.

H. B. No. 227 — Mr. Gordon, of Brown.

To require all cars, waiting rooms, station houses and all places, equipment and conveniences of railroads used or occupied by passengers or patrons, to be kept in a clean and sanitary condition.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 403**, was read the second time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 403**, was read the third time and placed on its passage at once.

The question was, "Shall the bill, **Am. H. B. No. 403**, pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Sparks,
Berry,	Jones, of Franklin,	O'Brien,	Stone,
Davis,	Kryder,	Patterson,	White,
Demuth,	Latham,	Ritter,	Whittemore,
Holden,	Liggitt,	Snyder,	Wright—22.
Holl,	Miller,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 200** — Mr. Graham, of Muskingum.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 356 — Mr. Bing.

To reimburse Bessie G. Lyle for money loan to Company F, Seventh Infantry, Ohio National Guards.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 5 — Mr. Hooley.

H. B. No. 27 — Mr. King.

H. B. No. 47 — Mr. Gordon, of Brown.

H. B. No. 65 — Mr. Comings.

H. B. No. 93 — Mr. Bing.

H. B. No. 111 — Mr. Banker.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives herewith returns **Am. H. B. No. 143** — Mr. Wise.

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials, the motion for reconsideration having been withdrawn, and requests the concurrence of the Senate in the passage of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was placed on the calendar for second reading.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

Am. H. B. No. 209 — Mr. York.

To provide a license for angling in Ohio.

H. B. No. 419 — Mr. McFarland (by request),

Providing certain regulations with respect to the sale of feed stuffs.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

passed the following bill, in which the concurrence of the Senate is requested

I am directed to inform you that the House of Representatives has

H. B. No. 442 — Mr. Copeland.

To create boards of trustees of the sinking fund in the several counties of the state, provide for the appointment of the members thereof and define the powers and duties of said boards.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 43 — Mr. Whittemore.

To amend section 7620 of the General Code, relating to the powers and duties of boards of education.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Davis moved that the vote by which **S. B. No. 47** — Mr. Davis, was passed, be reconsidered.

Which was agreed to.

The question being, "Shall the bill pass?"

Mr. Davis moved to refer the bill to a select committee of one, with instructions to amend as follows:

1. In line 46, following the word "thereof", change the period to a semi-colon, and add the following:

Nothing herein shall prevent a corporation from paying dividends, subject to the limitations of this act, payable in common stock of the company instead of in cash or property.

2. In line 163, after the word "thereof", change the period to a semi-colon, and add the following:

Nothing herein shall prevent a corporation from paying dividends, subject to the limitations of this act, payable in common stock of the company instead of in cash or property.

3. Add a new section as follows:

Section 12. Nothing in this act shall modify or supersede the jurisdiction of the commissioner of securities over the sale of bonds, stocks and other securities by corporations formed or organized pursuant to this act, under all laws enacted to regulate the sale of bonds, stocks and other securities and to prevent fraud in such sales. Any expenses incurred by the commissioner of securities in the performance of the duties required of him under sections 4 and 6 of this act, shall be paid by the corporation involved in the investigation.

Which was agreed to.

Mr. Davis was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Davis,	Kryder,	Patterson,	Whittemore,
Holden,	Latham,	Ritter,	Wright—19.
Holl,	Miller,	Sparks,	

So the bill passed.

The title was agreed to.

Mr. Holl moved that **S. B. No. 62** — Mr. Holl, be taken up out of its regular order and considered at this time.

Which was agreed to.

The question was, "Shall the bill pass?"

Mr. Davis moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 34, insert "that all justices of the peace shall maintain an office in the township from which they are elected only and try all cases therein."

Which was agreed to.

Mr. Davis was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Berry,	Jones, of Franklin,	Norris,	Sparks,
Davis,	Kryder,	O'Brien,	White,
Demuth,	Latham,	Patterson,	Whittemore,
Holden,	Liggitt,	Ritter,	Wright—22.
Holl,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate adjourned to 4 p. m Monday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Monday, April 7, 1919, 4 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Parrett requested that the Senate consider the House amendments to **S. J. R. No. 31** — Joint Committee on Taxation, at this time.

The question was, "Shall the Senate concur in the House amendments to **S. J. R. No. 31** — The Joint Committee on Taxation?"

The yeas and nays were taken, and resulted — yeas none, nays 17, as follows:

Those who voted in the negative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Liggitt,	Parrett,	Whittemore — 17.
Demuth,			

So the amendments were disagreed to.

The following bills were introduced and read the first time:

S. B. No. 169 — Mr. Archer.

To amend section 8720 of the General Code relative to the giving of notice regarding amendments to articles of incorporation, and to repeal section 8722 of the General Code.

S. B. No. 170 — Mr. Hopley.

To amend sections 2989, 2992 and 2996 of the General Code so as to provide increased compensation for any probate judge designated to exercise the jurisdiction of juvenile judge.

On motion of Mr. Ake, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 168 — Mr. Ake.

To committee on cities.

Sub. H. B. No. 73 — Mr. Wenner.

To committee on Common Schools.

Mr. Latham moved that **H. B. No. 227** — Mr. Gordon, of Brown, be referred to the committee on Public Utilities.

Mr. Holden moved that **H. B. No. 227** — Mr. Gordon, of Brown, be referred to the committee on Public Health.

So the motion of Mr. Latham was agreed to and **H. B. No. 227** — Mr. Gordon, of Brown, was referred to the committee on Public Utilities.

H. B. No. 356 — Mr. Bing.

To committee on Finance.

Am. S. B. No. 143 — Mr. Wise.

To committee on Fees and Salary.

H. B. No. 419 — Mr. McFarland.

To committee on Agriculture.

Am. H. B. No. 209 — Mr. York.

To committee on Fish and Game.

H. B. No. 442 — Mr. Copeland.

To committee on Finance.

Mr. Berry moved that the committee on State Buildings be relieved of **H. B. No. 315** — Mr. Emery, which was agreed to.

Mr. Berry moved that **H. B. No. 315** — Mr. Emery, be recommended to the committee on Villages, which was agreed to.

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **S. B. No. 153** — Mr. White, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
M. B. ARCHER,

THOMAS W. LATHAM,
D. A. LIGGITT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 138** — Mr. Kryder, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
ROBERT J. O'BRIEN,
CHAS. A. WHITE,
F. E. WHITTEMORE,
E. G. LLOYD,

J. E. HOLDEN,
T. M. NORRIS,
H. J. RITTER,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 142** — Mr. Kryder, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
ROBERT J. O'BRIEN,
CHAS. A. WHITE,
F. E. WHITTEMORE,
E. G. LLOYD,

J. E. HOLDEN,
T. M. NORRIS,
H. J. RITTER,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 161** — Mr. Busbey, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
M. B. ARCHER,
GEO. D. JONES,
F. E. WHITTEMORE,

FRANK C. PARRETT,
H. ROSS AKE,
E. G. LLOYD.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Latham moved that **S. J. R. No. 37** — Mr. Latham, be informally passed, which was agreed to.

Mr. Whittemore moved that **Am. H. B. No. 104** — Mr. Jones, of Trumbull, be informally passed. Which was agreed to.

Mr. Ake moved that **Am. H. B. No. 29** — Mr. Miller, of Stark, be informally passed. Which was agreed to.

S. B. No. 131 — Mr. Archer, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Emmert,	Kryder,	Parrett,
Berry,	Holden,	Latham,	Sparks,
Busbey,	Hopley,	Liggitt,	Wagner,
Davis,	Jones, of Franklin,	Miller,	White,
Demuth,	Jones, of Meigs,	Norris,	Wright — 20

So the bill passed.

The title was agreed to.

Mr. Whittemore moved that **Am. H. B. No. 123** — Mr. Beatty, be informally passed. Which was agreed to.

Mr. Davis moved that **S. B. No. 28** — Mr. Davis, be informally passed. Which was agreed to.

Mr. Sparks moved that **Am. H. B. No. 25** — Mr. Barnes, be informally passed. Which was agreed to.

Mr. Liggitt moved that **Am. H. B. No. 182** — Mr. Gordon, of Logan, be informally passed. Which was agreed to.

H. J. R. No. 43 — Mr. Burns, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Sparks,
Archer,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Demuth,	Latham,	Snyder,	Wright — 22.
Emmert,	Liggitt,		

So the joint resolution was adopted.

Mr. Norris moved that **Am. S. B. No. 149** — Mr. Norris, be informally passed. Which was agreed to.

Mr. Whittemore moved that **Am. H. B. No. 22** — Mr. Evans, be recommitted to the committee on Judiciary. Which was agreed to.

Mr. Berry moved that **Am. S. B. No. 100** — Mr. Berry, be informally passed. Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has reconsidered and passed **Am. S. B. No. 74** — Mr. Miller, to amend section 871-1 of the General Code, relative to the industrial comission of Ohio notwithstanding the objections of the governor; three-fifths of the House agreeing thereto.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 389 — Mr. Tom Reynolds.

To grant to boards of county commissioners power to enforce laws regulating and governing traffic on highways and to provide for the prosecution of violators thereof.

Am. H. B. No. 473 — Mr. Pearson.

To amend section 2403 of the General Code, relative to Memorial Day.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 218 — Mr. Dunn.

To re-enact sections 7146, 7150, 7151, 7152 and 7153 of the General Code, relating to destruction of Canada or Russian thistles, wild parsnip, wild carrot, oxeye daisy or wild mustard.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 256 — Mr. Bryson.

To amend section 486-8 of the General Code, relative to exemptions from the classified service of the state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 12 — Mr. Blauser.

To amend section 5243 of the General Code, relating to the use or occupancy of armories.

H. B. No. 35 — Mr. Halstead.

To amend section 3061 of the General Code, relating to memorial buildings.

H. B. No. 44 — Mr. Wiest.

To amend sections 12815 and 9156 of the General Code, relative to disorderly conduct in or about railway stations.

H. B. No. 204 — Mr. Miller, of Stark.

To amend section 13706 of the General Code, relating to probation of persons convicted of crimes.

H. B. No. 285 — Mr. Jones, of Trumbull.

To supplement section 1352 of the General Code, by the enactment of supplemental section to be known and designated as section 1352-6, relating to institutions caring for children.

H. B. No. 314 — Mr. Helfrich.

To supplement section 218 by the enactment of section 218-1 of the General Code, relative to the registration of births or deaths of residents of Ohio outside of the state.

H. B. No. 204 — Mr. Miller, of Stark.

To amend section 13706 of the General Code, relating to probation of persons convicted of crimes.

H. B. No. 295 — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to the duties of guardians.

H. B. No. 456 — Mr. Myers.

To give certain credits on the required three years' study of law to certain members of the army, navy and marine corps of the United States.

H. J. R. No. 42 — Mr. Denune.

Thanking the press of Ohio for their patriotic services in promoting the success of the world war.

JOHN E. BARNES,
HERBERT L. JONES,
HENRY EVANS,
THOMAS W. LATHAM,

TOM W. JONES,
J. E. HOLDEN,
CHAS. A. WHITE,
ROBERT J. O'BRIEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. J. R. No. 30 — Mr. Whittemore.

Relating to the statute of West Virginia restricting the exportation of natural gas.

S. J. R. No. 32 — Mr. Kryder.

Providing for a legislative committee on investigation.

S. J. R. No. 33 — Mr. Ritter.

Authorizing and directing the adjutant-general to designate by suitable tablets the figures on the monuments known as Ohio's Jewel monument.

Am. S. B. No. 72 — Mr. Parrett.

To amend section 5366 of the General Code, relative to the listing of personal property.

Am. S. B. No. 89 — Mr. Parrett.

To amend sections 5449, 5450, 5451, 5458, 5470, 5475-1 and 5474 of the General Code, relating to reports to the tax commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the tax commission of Ohio and the date of certification.

S. B. No. 84 — Mr. Agnew.

Relative to the time when personal property shall be listed for taxation.

ROBERT J. O'BRIEN,
CHAS. A. WHITE,
TOM W. JONES,
THOMAS W. LATHAM,

JOHN E. BARNES,
HERBERT L. JONES,
HENRY EVANS.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 378 — Mr. Alban.

To fix standard Climax baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned to 10 a. m. Tuesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Tuesday, April 8, 1919, 10:30 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 338 — Mr. Barnes.

To amend section 6828-57 of the General Code, relating to conservancy districts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on

Am. H. B. No. 79 — Mr. Brach.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House has signed the following bills and joint resolutions:

- H. B. No. 155** — Mr. Robinson.
- H. B. No. 158** — Mr. Comings.
- H. B. No. 190** — Mr. Dunn.
- H. B. No. 228** — Mr. Baker.
- H. B. No. 238** — Mr. Silver.
- H. B. No. 247** — Mr. Miller, of Stark.
- H. J. R. No. 41** — Mr. Scott.
- H. J. R. No. 46** — Mr. Crabbe.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

- H. B. No. 12** — Mr. Blauser.
- H. B. No. 35** — Mr. Halstead.
- H. B. No. 44** — Mr. Wiest.
- H. B. No. 204** — Mr. Miller, of Stark.
- H. B. No. 285** — Mr. Jones, of Trumbull.
- H. B. No. 314** — Mr. Helfrich.
- H. B. No. 295** — Mr. Fouts.
- H. B. No. 455** — Mr. Myers.
- H. J. R. No. 42** — Mr. Denune.
- S. J. R. No. 30** — Mr. Whittemore.
- S. J. R. No. 32** — Mr. Kryder.
- S. J. R. No. 33** — Mr. Ritter.
- Am. S. B. No. 72** — Mr. Parrett.
- Am. S. B. No. 89** — Mr. Parrett.
- S. B. No. 84** — Mr. Agnew.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

Reprinted Am. S. B. No. 66 — Mr. Davis, being the special order for the hour 11:00 a. m., was read the third time.

The question being, "Shall the bill pass?"

Mr. Davis moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 29, omit the word "shall".

In line 30, omit the following words "be taken to mean the "court", when not otherwise specified,".

In line 55, after the word "district," insert a small letter "e" in parenthesis to start a new paragraph. Change the word "to" to read "To".

In line 241, after the period, insert the following words: "If a district is established for purposes other than the provision of a water supply for domestic, municipal, and public use," and change the word "After" to read "after".

In line 284, change the word "a" to read "the".

In line 379, change the word "termination" to read "determination".

In line 394, omit entire line and substitute in lieu thereof the following "the use of water furnished by the".

In line 409, change the word "plan" to read "plans".

In line 805, after the word "fund", omit the remainder of line and omit line 806 up to and including the word "use".

In line 807, after the word "fund", insert the following "provided for purposes other than improved water supply for domestic, municipal, and public use,".

In line 898, after the word "supply", omit remainder of line and insert a period.

In line 899, omit letters "trict" and omit the period.

In line 965, change the word "deliver" to read "delivery".

In line 1083, after the word "district," insert the following: "other than those expenses connected with the water supply of the district".

In line 1275, after the word "of" omit words "conservation or drainage" and in lieu thereof insert the word "district".

In line 1282, after the word "other" omit the word "conservation" and insert in lieu thereof the word "district".

Which was agreed to.

Mr. Davis was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore
Demuth,	Latham,	Patterson,	Wright — 28

So the bill passed.

Mr. Davis moved to refer the title to a select committee of one, with instructions to amend as follows: Amend the title of Senate Bill No. 66 to read as follows:

To prevent and correct the pollution of streams, to provide for the collection and disposal of sewage and other liquid wastes, and for the development of district water supplies, and to authorize the organization of sewerage and sanitation districts, and water supply districts.

Which was agreed to.

Mr. Davis was appointed such committee, and reported the title amended as instructed.

The title was agreed to, as amended.

On motion of Mr. Whittemore, the Senate passed to the ninth order of business, being bills for third reading.

Am. H. B. No. 104 — Mr. Jones, of Trumbull, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Latham moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the comma following "1918" strike out the word "and" and insert in lieu thereof the word "the".

4 TUESDAY, APRIL 8, 1919.

In line 6 after the comma following "1899" insert the words "and all surviving soldiers who served in the army and navy of the United States in the civil war".

In line 15 after the words "World War" strike out the word "and" and insert in lieu thereof the word "the".

In line 15 after the words "Spanish-American war" insert the words "and surviving soldiers and sailors of the civil war".

In line 17a strike out the word "sixty" and insert in lieu thereof the word "seventy-five".

The motion was agreed to, and Mr. Latham was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Whittemore — 27.
Demuth,	Latham,	Patterson,	

So the bill passed.

Mr. Liggitt moved to refer the title to a select committee of one, with instructions to amend as follows:

Strike out in the title the word "and" where it occurs after "1919" and insert in lieu thereof a comma and the word "the".

In the title, after "1899", insert the words "and surviving soldiers and sailors who served in the armies of the United States in the Civil War".

The motion was agreed to, and Mr. Liggitt was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

Mr. Whittemore moved that **S. B. No. 143** — Mr. Lloyd, be taken up out of its regular order and carried at this time, which was agreed to.

S. B. No. 143 — Mr. Lloyd, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Busbey moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 10 after the period following the word "dollars".

Strike out all of lines 11 and 12 and insert in lieu thereof the following:

"A rate of speed greater than fifteen miles an hour in the business and closely built up portions of a municipality or more than twenty miles an hour in other portions thereof, or more than thirty miles an hour outside of a municipality, shall be presumptive evidence of a rate of speed greater than is reasonable or proper."

Which was agreed to.

Mr. Busbey was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out section 12608.

Which was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Holden,	Liggitt,	Stone,
Beebe,	Hopley,	Lloyd,	Wagner,
Berry,	Jones, of Franklin,	Mettler,	White,
Busbey,	Kryder,	Parrett,	Whittemore — 21.
Davis,			

Those who voted in the negative were: Messrs.

Bellew,	Miller,	O'Brien,	Sparks,
Emmert,	Norris,	Snyder,	Wright — 8.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate recessed to 1:45.

Senate met pursuant to recess.

Mr. Whittemore moved that **S. B. No. 71** — Mr. Whittemore, be made a special order for Wednesday at 2:45.

Which was agreed to.

Mr. Whittemore moved that **Am. H. B. No. 24** — Mr. Crabbe, be made a special order for 2:00 o'clock p. m. Thursday, April 10th.

Which was agreed to.

Am. H. B. No. 29 — Mr. Miller, of Stark, was read the third time.

The question being, "Shall the bill pass?"

Mr. Davis moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, after the figure "2", strike out the period and add — "and except that the provisions of this section shall not apply to a less unit or facility of service of a public utility furnishing gas, than that within the limits of a municipality served by such utility."

Which was disagreed to.

Mr. Ake demanded a roll call on the amendments.

The question being, "Shall the amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 3, nays 23, as follows:

Those who voted in the affirmative were: Messrs. Berry, Davis and Holl — 3.

Those who voted in the negative were: Messrs.

Ake,	Hopley,	Miller,	Stone,
Archer,	Jones, of Franklin,	Norris,	Wagner,
Beebe,	Jones, of Meigs,	O'Brien,	White,
Demuth,	Kryder,	Parrett,	Whittemore,
Emmert,	Latham,	Patterson,	Wright — 23.
Holden,	Liggitt,	Snyder,	

So the amendments were disagreed to.

The question was, "Shall the bill pass?"

Mr. Busbey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 after the word "tracks" insert the words "of a railroad or".

In line 8 after the words "pipe line" strike out the comma and insert in lieu thereof the words "of a public utility".

In line 9 after the word "depot" strike out the comma and insert the words "of a railroad or".

In line 9 after the words "power station", strike out the comma and insert in lieu thereof, the word "or".

In line 10 after the word "station" insert the words "of a public utility".

In line 13 strike out the word "company" and insert in lieu thereof the word "railroad".

Strike out all of line 16 after the words and figures "Sec. 504-3" and all of lines 17 and 18, and insert in lieu thereof the following:

"Any such railroad desiring to abandon or close for traffic any part of its main track, or tracks, or depot, and any public utility desiring to abandon or close for traffic or service any part of its line or lines, pumping station, generating plant, power station, or service station shall".

In line 34 strike out the word "company" and insert in lieu thereof the word "railroad".

In line 37 strike out the words "five years" and insert in lieu thereof the words "one year".

Which was agreed to.

Mr. Busbey was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Emmert called attention of the hour of 2:30 p. m. of **S. J. R. No. 37** — Mr. Emmert, which was a special order for the hour.

The President ruled that **S. J. R. No. 37** hold its place on the calendar.

Mr. Snyder moved to amend as follows:

In line 26 strike out the comma after the word "denied" and insert the following:

"and in such denial thereof in relation to natural gas companies, the Public Utilities Commission is empowered only to allow such cubic feet of natural gas to be metered to any town, village, municipality or place as their proportion of population stands to all other such towns,

villages, municipalities or places on such main natural gas line so affected."

The motion was disagreed to.

The question being, "Shall the bill pass?"

Mr. Ake moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 after the word "abandon" insert the words "or be required to abandon or withdraw".

In line 16 strike out the first word "or" and insert in lieu thereof a comma, and after the word "utility" insert the words "or any political subdivision".

In line 17 after the word "close" insert the words "or have abandoned, withdrawn or closed".

In line 24 after the word "abandonment" insert the word "withdrawal".

In line 28 after the word "abandonment" insert the words "or withdrawal".

In line 44 after the word "municipality" insert the words "or public utility".

In line 498 after the word "abandonment" insert the words "or withdrawal".

Which was agreed to.

Mr. Ake was appointed such committee, and reported the bill amended as instructed.

Mr. White moved that debate on **Am. H. B. No. 29** — Mr. Miller, of Stark, now close.

Which was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright — 25.
Emmert,			

Those who voted in the negative were: Messrs. Berry, Davis, Holl, Mettler and Snyder — 5.

So the bill passed.

The title was agreed to.

Mr. Bellew submitted the following report:

Mr. Bellew as a select committee of one to whom was referred **Am. H. B. No. 178** — Mr. Federman, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of line three (3) after the numerals "1925".

Strike out all of lines four (4), five (5), six (6), seven (7) and eight (8).

Strike out of line nine (9) "(1060 Ohio Laws 293)".

Insert in line ten (10) after the word "rent" the following:

"for that portion of the Miami and Erie canal leased by the state of Ohio to the city of Cincinnati by the lease dated August 29, 1912, executed under authority of the Act passed May 15, 1911, (102 Ohio Laws 168) and by the amended lease dated January 6, 1917, executed under authority of the act passed May 17, 1915, (106 Ohio Laws 293)".

Strike out all of section two (2) and insert in lieu thereof the following:

"Said lease and amended lease, and all the terms, conditions, covenants and agreements therein contained as modified in section 1 of this Act, are hereby declared to be valid and in full force and effect and are hereby ratified and confirmed".

Strike out all of line twenty-six (26) after the numerals "1925".

Strike out all of line twenty-seven (27).

Strike out all of line twenty-eight (28) excepting the word "anything" at the end of said line.

W. W. BELLEW.

The report of the committee was agreed to.

The question was, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 strike out the words "October 1, 1912," and insert in lieu thereof the words "March 31, 1919" and "March 31, 1922". In line 3 after the word "operation" insert the words "not later than March 31, 1922." In line 14 strike out the period, insert a comma after the word "standing" and the following: "but if at any time during said three year period, the city of Cincinnati or its lessees shall turn the water out of any portion of the canal referred to in this act, so as to deprive the state's lessees of the quantity of water to which they are entitled under their contracts with the state of Ohio without supplying an equal quantity from some other source, said city of Cincinnati shall settle all claims for damages claimed by the state's lessees, either by negotiation or by acquiring the rights of such lessees through condemnation proceedings, and when such lessees have been deprived of their water rights through any action taken either by the city of Cincinnati or its lessees, the said city of Cincinnati shall pay to the state of Ohio, annually or semi-annually, as called for in the contracts of the state's lessees, for the unexpired portions of the terms of such leases, the same rental that it would have received under its contracts with its water lessees; and during the interim of the three year-period for the remitting of the rentals called for in the original contracts between the state of Ohio and the city of Cincinnati, as referred to in this act, the state of Ohio, through its proper officers, shall have the exclusive right to dispose of all the water flowing in said canal, but such water leases shall contain a clause providing for the cancellation of the same, after sixty days notice, by the superintendent of public works, whenever the city of Cincinnati, by resolution of its city council shall notify said superintendent of public works of its intention to shut off the flow of water in that portion of the Miami and Erie canal that is included in its leases referred to in this act."

In line 26 after the word "Commence", insert the words "not later than March 31, 1922."

After line 18 add: "and at the end of such period, viz., March 31, 1922, the city of Cincinnati shall resume the regular annual payments of rental to the state of Ohio as called for in the original lease granted to said city by the state of Ohio dated August 29, 1912."

Which was disagreed to.

Mr. Latham moved that the debate on amendments now close.

Which was agreed to.

Mr. White moved that debate on **Am. H. B. No. 178** now close.

Which was agreed to.

The question recurred, "Shall the bill, **Am. H. B. No. 178** — Mr. Federman, pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Davis,	Liggett,	Snyder,	Wright — 25.
Demuth,			

Those who voted in the negative were: Messrs. Berry, Holl and Miller.

So the bill passed.

Mr. Bellew moved to amend the title as follows:

After the numeral 293 in the fifth line, strike out all of the balance of the title and insert in lieu thereof, from March 31, 1919, to March 31, 1925.

Which was agreed to.

Mr. Bellew was appointed such committee and reported the bill amended as instructed.

The title was agreed to, as amended.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

S. R. No. 37 — Mr. Emmert, being the special order for the hour, 2:30 p. m., was taken up.

The question was, "Shall the resolution be adopted?"

Mr. Whittemore moved to refer the resolution to a select committee of one, with instructions to amend as follows:

After the word "That" following the words "Be it resolved" insert the words "copies of".

After the words "Franklin county, Ohio" strike out all the remainder of the line and the next line to and including the word "county".

Which was agreed to.

Mr. Whittemore was appointed such committee and reported the resolution amended as instructed.

The question was, "Shall the resolution, **S. R. No. 37** — Mr. Emmert, be adopted?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those voting in the affirmative are: Messrs.

Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Davis,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright — 29.
Emmert,			

So the resolution was adopted.

Mr. Latham moved that the special committee appointed under **S. R. No. 32**, be relieved.

Which was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 200 — Mr. Graham, of Muskingum.

Revising and codifying the laws relating to the organization of banks and the inspection thereof.

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
TOM W. JONES,
CARL V. BEEBE.

Mr. Whittemore moved that the clerk be instructed to request the return from the governor's office to the Senate, of **H. B. No. 240** — Mr. Matthews, which was agreed to.

Mr. Norris moved that **Am. H. B. No. 387** — Mr. Walsh, be made a special order for 2:15 Wednesday, which was agreed to.

The following bill was introduced and read the first time:

S. B. No. 171 — Mr. O'Brien.

To provide for the relief of Mary Louise Espich of Cincinnati, Ohio.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 200 — Mr. Graham, of Muskingum.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 69 — Mr. Sparks.

To amend sections 11, 12, 13, 14, and 15 of an act entitled, "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection of a new penitentiary," passed April 19, 1913, and approved May 2, 1913, (103 Ohio Laws, pp. 247-250).

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 355 — Mr. Thompson.

To amend sections 109, 2491 and 3015 of the General Code, and enact supplemental section 1655-1 to the General Code, relating to extradition, to include crimes other than felonies and provide for payment of expense of extradition.

Sub. H. B. No. 326 — Mr. McCoy.

To provide for the appointment by county commissioners of section men to repair turnpikes and improved county roads.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

Am. H. B. No. 196 — Mr. Faris.

Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College, to establish and conduct extension departments for the training of teachers.

H. B. No. 309 — Mr. Billingslea.

To authorize the board of education of Madison township school district to pay Mary Williamson the sum of four hundred and thirteen dollars.

Am. H. B. No. 99 — Mr. Stokes.

To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process of burying, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business; providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions and repealing conflicting laws.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 383 — Mr. Crosser.

To amend section 3148 of the General Code of Ohio, relating to county and district hospitals for tuberculosis.

H. B. No. 397 — Mr. Wenner.

To amend sections 367-2, 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 460 — Mr. Jones, of Trumbull.

Providing for the transfer of former road district funds to the county road fund and making provision for payment of interest and principal of outstanding road district bonds.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 146 — The Joint Committee on Taxation.

To amend sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code, relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code.

With the following amendments in which the concurrence of the Senate is requested:

In line 14 strike out "assessment district" and insert in lieu thereof "city".

In line 28 strike out "alo" and insert in lieu thereof "also".

In line 77 strike out "of essessment" and insert in lieu thereof "or assessment".

In line 49 strike out "tax commission of Ohio" and substitute "county commissioners".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 261** — Mr. Graham, of Licking.

To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 145 — The Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

With the following amendment in which the concurrence of the Senate is requested:

In line 159 change "bondsd" to bonds".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

Mr. Davis moved that **S. B. No. 28** — Mr. Davis, be taken up out of its regular order and considered at this time.

Which was agreed to.

S. B. No. 28 — Mr. Davis, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Patterson.
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	White,
Davis,	Latham,	Parrett,	Whittemore — 22.
Demuth,	Liggett,		

The bill passed.

The title was agreed to.

By unanimous consent the following committee reports were introduced at this time.

30 S. J.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 257** — Mr. Bryson, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,
D. A. LIGGITT,
T. M. NORRIS,
GEO. E. KRYDER,

T. M. BERRY,
C. K. PATTERSON,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 307** — Mr. Griswold, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,
D. A. LIGGITT,
T. M. NORRIS,
GEO. E. KRYDER,

T. M. BERRY,
C. K. PATTERSON,
FRANK C. PARRETT,

The bill was ordered to be read the third time in its regular order.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **H. J. R. No. 44** — Mr. Burns, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES, Chairman,
HOWELL WRIGHT,

E. G. LLOYD,
H. W. DAVIS.

Mr. Lloyd moved that the vote by which **Am. H. B. No. 104** — Mr. Jones, of Trumbull, was passed, be reconsidered.

Which was agreed to.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 4, after the word "man", insert a comma, and add "and proper mementoes to the parents or next of kin of those killed in action, or who died while in the service,".

In line 6, amend the amendment by inserting after the word "soldiers" the words "and sailors".

Which was agreed to.

Mr. Lloyd was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Beebe,
Bellew,

Berry,
Davis,
Demuth,

Emmert,
Holden,
Holl,

Hopley,
Jones, of Meigs,
Kryder,

Those who voted in the affirmative were: Messrs. — Concluded.

Latham,	Miller,	Sparks,	White,
Liggitt,	Norris,	Stone,	Whittemore,
Lloyd,	O'Brien,	Wagner,	Wright — 26.
Mettler,	Snyder,		

So the bill passed.

The title was agreed to.

Mr. Whittemore moved that the Senate revert to the seventh order of business, being resolutions laid over under Rule 73 or Rule 86.

Mr. Latham moved that **S. J. R. No. 37** — Mr. Latham, be referred to the committee on Privileges and Elections.

Which was agreed to.

Mr. Kryder moved that the vote by which **S. B. No. 88** — Mr. Lloyd, was lost, be reconsidered.

Which was agreed to.

Mr. Miller moved that **S. B. No. 88** — Mr. Lloyd, be informally passed and placed at the head of the calendar for Wednesday, April 9.

Which was agreed to.

On motion of Mr. Whittemore, the Senate adjourned to 10 a. m., Wednesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, April 9, 1919, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Senator Stone moved that **Sub. S. B. No. 55**, be reprinted as amended.

Which was agreed to.

The President announced that the governor has complied with the request of the Senate for the return of **H. B. No. 240** — Mr. Matthews.

Mr. Whittemore moved that **H. B. No. 240** — Mr. Matthews, be recommitted to the joint committee on Enrollment.

By unanimous consent, Mr. Whittemore offered the following joint resolution:

S. J. R. No. 40 — Mr. Whittemore.

Directing committee on Enrollment to correct certain errors in **H. B. No. 240** — Mr. Matthews.

WHEREAS, An error has been found in engrossed House Bill No. 240 — Mr. Matthews, which error has been discovered in the bill which is now in the possession of the committee on Enrollment; and

WHEREAS, The responsibility for such error has been traced to the printer, who did not correctly print the bill from the original copy furnished him; and

WHEREAS, The original bill did not contemplate the change so made by the printer who inserted the words "of state" after the word "secre-

tary" in line 64 of the printed bill, therefore, in order that said bill may be presented for signature by the presiding officers in correct form,

Be it resolved by the General Assembly of the State of Ohio, That the joint committee on Enrollment of the House and Senate, be and it is hereby authorized and ordered to make the following correction in such bill:

In line 64 strike out the words "of state".

When such correction has been made the joint committee on Enrollment shall have the bill correctly enrolled and shall present the same to the House and Senate for the signatures of the presiding officers. Be it further

Resolved, That the immediate enrollment of this resolution is necessary that the same may be signed before the committee on Enrollment make final report on House Bill No. 240 as above, and that, therefore,

The clerk is hereby authorized to enroll this resolution in typewriting.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Franklin,	Norris,	Sparks,
Demuth,	Latham,	O'Brien,	Stone,
Emmert,	Liggitt,	Parrett,	White,
Holden,	Lloyd,	Patterson,	Whittemore — 22.
Holl,	Mettler,		

So the joint resolution was adopted.

Mr. Parrett moved that the Senate consider at this time the House amendments to **Am. S. B. No. 145** — The Joint Committee on Taxation.

Which was agreed to.

The question was, "Shall the Senate concur in the House amendments to **Am. S. B. No. 145?**"

The yeas and nays were taken, and resulted — yeas none, nays 21, as follows:

Those who voted in the negative were: Messrs.

Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Mettler,	Snyder,
Beebe,	Hopley,	Norris,	Stone,
Busbey,	Jones, of Franklin,	O'Brien,	White,
Demuth,	Latham,	Parrett,	Whittemore — 21,
Emmert,			

So the amendments were disagreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. J. R. No. 31** — Joint Committee on Taxation.

Joint Resolution proposing to amend Article 12, Sec. 2, of the con-

stitution of the State of Ohio, relative to the classification of property for the purpose of taxation.

And asks for a committee on Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittmore moved that the Senate accede to the request of the House for a committee of Conference on **Am. S. J. R. No. 31** — The Joint Committee on Taxation.

Joint resolution proposing to amend Article XII, Section 2 of the constitution of the state of Ohio, relative to the classification of property for the purposes of taxation.

And asks for a committee of Conference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 77 — Mr. Jones, of Franklin.

To amend section 1288 of the General Code, and to grant osteopathic physicians an examination in surgery by the State Medical Board.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 415 — Mr. Scott.

To supplement section 3823 of the General Code by a section to be known as 3823-1, relating to assessments of lots for improvement.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 107 — Mr. Smith.

To amend section 1155-7 of the General Code, relative to licenses of cold storage warehouses, and to repeal the original section 1155-7 of the General Code.

H. B. No. 232 — Mr. Jones, of Hamilton.

To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission.

H. B. No. 336 — Mr. Lytle.

To provide for the protection of agriculture and horticulture; to prevent the introduction into the dissemination within the state of insect and disease pests injurious or harmful to plants and plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1136-1, 1137, 1138, 1139 and 1140 of the General Code of Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 510 — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers and defining their powers and duties.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Ake the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 510** was read the second time and was referred to the Judiciary committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 133 — Mr. Jones, of Meigs, and Mr. Scott.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5242 of the General Code.

With the following amendment in which the concurrence of the Senate is requested.

After the name of the author insert "and Mr. Scott."

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rules.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 382 — Mr. Spidel.

To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.

Am. H. B. No. 439 — Mr. Wise.

To establish a municipal court for the city of Canton, Stark county, Ohio, and fixing the jurisdiction thereof, providing for judges and other necessary officers of said court and defining their powers and duties and to repeal sections 14696, 14697, 14698, 14699, 14700, 14701, 14702, 14703, 14704, 14705 and 14706 of the General Code.

H. B. No. 385 — Mr. Mulcahy.

To amend sections 12600-3 and 12600-5 of the General Code, relating to the construction of theaters and assembly halls.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 497 — Mr. King.

To make an appropriation for the payment of the salaries of the members of General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 36 — Mr. Whittemore.

Providing for a joint committee to investigate state departments, state boards, commissions, and bureaus, for the purpose of determining whether greater efficiency and economy can be obtained by reorganization, combination, and consolidation thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate passed to the fourth order of business, being bills for second reading.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 218 — Mr. Dunn.

To committee on Agriculture.

Am. H. B. No. 378 — Mr. Alban.

To committee on Agriculture.

H. B. No. 256 — Mr. Bryson.

To committee on Agriculture.

H. B. No. 389 — Mr. Tom Reynolds.

To committee on County Affairs.

Am. H. B. No. 473 — Mr. Pearson.

To committee on Military Affairs.

S. B. No. 169 — Mr. Archer.

To committee on Judiciary.

S. B. No. 170 — Mr. Hopley.

To committee on Judiciary.

H. B. No. 338 — Mr. Barnes.

To committee on Cities.

S. B. No. 171 — Mr. O'Brien.

To committee on Finance.

H. B. No. 397 — Mr. Wenner.

To committee on Common Schools.

Am. H. B. No. 383 — Mr. Crosser.

To committee on County Affairs.

H. B. No. 355 — Mr. Thompson.

To committee on Judiciary.

Am. H. B. No. 460 — Mr. Jones, of Trumbull.

To committee on Finance.

Sub. H. B. No. 326 — Mr. McCoy.

To committee on Roads and Highways.

On motion of Mr. Whittemore, the Senate passed to the ninth order of business, being bills for third reading.

Mr. Lloyd moved that **Am. S. B. No. 88** — Mr. Lloyd, be informally passed.

Which was agreed to.

Am. H. B. No. 123 — Mr. Beaty, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 14, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Berry,	Holl,	Lloyd,	Snyder,
Busbey,	Jones, of Franklin,	O'Brien,	White,
Emmert,	Latham,	Parrett,	Wright — 14.
Holden,	Liggitt,		

Those who voted in the negative were: Messrs.

Ake,	Davis,	Mettler,	Sparks,
Archer,	Demuth,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Whittemore — 15.
Bellew,	Kryder,	Patterson,	

Not having received a constitutional majority the bill was lost.

Am. H. B. No. 25 — Mr. Barnes, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Sparks moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 24 change numerals "1914" to "1920".

Which was agreed to.

Mr. Sparks was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Holden moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 23, strike out the words and figures "1920" and insert in lieu thereof the words and figures "1922".

In line 27, strike out the words and figures "1920" and in lieu thereof insert the figures "1922".

Which was agreed to.

In line 29, strike out the figures "1919" and in lieu thereof insert the words and figures "1921".

In line 31, strike out the figures "1920" and in lieu thereof insert the figures "1922".

In line 36, strike out the figures "1922" and in lieu thereof insert the figures "1924".

In line 38, strike out the figures "1920" and in lieu thereof insert the figures "1922".

In line 14, strike out the figures "1920" and in lieu thereof insert the figures "1922".

Which was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those voting in the affirmative are: Messrs.

Ake,	Demuth,	Latham,	Parrett,
Archer,	Emmert,	Liggitt,	Patterson,
Beebe,	Holden,	Lloyd,	Sparks,
Bellew,	Holl,	Mettler,	Stone,
Berry,	Hopley,	Miller,	White,
Busbey,	Jones, of Franklin,	Norris,	Wright — 25.
Davis,	Kryder,		

Mr. O'Brien voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Latham moved that the committee on Common Schools be relieved from further consideration of **H. B. No. 72** — Mr. Cable.

Which was agreed to.

Mr. Kryder moved that **H. B. No. 72** — Mr. Cable, be placed on the calendar.

Which was agreed to.

On motion of Mr. Whittemore, the Senate recessed until 1:45.

Mr. Kryder submitted the following report:

The standing committee on Villages, to which was referred

H. B. No. 315 — Mr. Emery, having had the same under consideration, reports it back and recommends its passage.

GEO. E. KRYDER,
T. M. BERRY,
CARL V. BEEBE,

GEORGE W. HOLL,
C. K. PATTERSON,
J. N. STONE.

The bill was ordered to be read the third time in its regular order.

S. B. No. 107 — Mr. Stone, being the special order for the hour, 2:00 p. m., was read the third time.

The question being, "Shall the bill pass?"

Mr. Stone moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 25 and 26, strike out the words "in like manner as if an appeal had been taken from an ordinance duly passed by council and shall" and insert in lieu thereof the word "to".

In line 25, strike out the word "shall" and insert in lieu thereof the word "may".

Which was agreed to.

Mr. Stone was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 21 strike out the word "such" and insert "any".

In same line after the word "utility" insert the words: "engaged in the business of supplying water for public or private consumption,".

In line 22 strike out the words "the utility" and insert "such water company".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright — 23.
Emmert,	Liggitt,	Patterson,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 387 — Mr. Walsh, being the special order for the hour 2:15 p. m., was read the third time.

Mr. Norris was named a special committee of one to report at any time, amendments to **Am. H. B. No. 387** — Mr. Walsh.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 145**—The Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

Attest:

JOHN P. MAYNARD,
Clerk.

And asks for a committee of conference.

Mr. Parrett moved that the Senate accede to the request of the House for the return of **Am. S. B. No. 145**—The Joint Committee on Taxation. Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed:

H. B. No. 355—Mr. Thompson.

S. B. No. 69—Mr. Sparks.

H. B. No. 415—Mr. Scott.

Requests the return of said bills.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. O'Brien moved that the Senate refuse to accede to the request of the House for the return of **H. B. No. 415**—Mr. Scott. Which was agreed to.

Mr. Whittemore moved that the Senate accede to the request of the House for the return of **S. B. No. 69**—Mr. Sparks.

Which was agreed to.

Mr. Jones, of Franklin, moved that the Senate accede to the request of the House for the return of **H. B. No. 335**—Mr. Thompson.

Which was agreed to.

Mr. Stone moved that **Am. S. B. No. 55** be made a special order for 2:15 Thursday, which was agreed to.

The President appointed as managers on the part of the Senate in the matter of difference between the two Houses on **Am. S. B. No. 145**—The Joint Committee on Taxation, Messrs. Parrett, Bellew and Berry.

Mr. Whittemore moved that **Am. H. B. No. 182**—Mr. Gordon, of Logan, be informally passed, which was agreed to.

Mr. Wright moved that **S. B. No. 149**—Mr. Norris, be informally passed, which was agreed to.

Mr. Berry moved that **Am. S. B. No. 100**—Mr. Berry, be informally passed, which was agreed to.

S. B. No. 117 — Mr. Jones, of Franklin, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Emmert moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7, after the word alley insert the words "public parks and playgrounds".

Which was agreed to.

Mr. Emmert was appointed such committee, and reported the bill amended as instructed.

Mr. Whittemore moved that further consideration of **S. B. No. 117** — Mr. Jones, of Franklin, be indefinitely postponed.

Which was disagreed to.

Mr. Hopley moved that the debate now close.

Which was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Latham,	Sparks,
Archer,	Holl,	Lloyd,	Stone,
Beebe,	Hopley,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Miller,	White,
Busbey,	Jones, of Meigs,	Norris,	Whittemore,
Davis,	Kryder,	Patterson,	Wright — 25.
Emmert,			

Those voting in the negative were: Messrs. Demuth, Liggett, O'Brien and Patterson.

The bill passed.

The title was agreed to.

Mr. Whittemore moved that **Sub. S. B. No. 71** — Mr. Whittemore, be committed to the committee on Labor.

Which was agreed to.

Mr. Busbey moved that **H. B. No. 72** — Mr. Cable, be recommended to the committee on Common Schools.

The question was, "Shall **H. B. No. 72** — Mr. Cable, be recommended to the committee on Common Schools?"

The yeas and nays were taken, and resulted — yeas 19, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Jones, of Meigs,	Stone,
Archer,	Holden,	Mettler,	Wagner,
Beebe,	Holl,	Miller,	White,
Berry,	Hopley,	Patterson,	Wright — 19.
Busbey,	Jones, of Franklin,	Snyder,	

Those who voted in the negative were: Messrs.

Ake,	Kryder,	Miller,	Parrett,
Demuth,	Latham,	O'Brien,	Whittemore — 10.
Emmert,	Liggett,		

The motion was disagreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 240 — Mr. Matthews.

Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses and providing penalties for violations.

JOHN E. BARNES,
C. F. McCOY,
GEORGE SCHELHORN,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
TOM W. JONES,
CARL V. BEEBE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

S. J. R. No. 40 — Mr. Whittemore.

Directing committee on Enrollment to correct certain errors in

H. B. No. 240 — Mr. Matthews.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
CHAS. A. WHITE,
THOMAS W. LATHAM,

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 40 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said joint resolution.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 172 — Mr. Emmert.

To amend section 8628 of the General Code.

Mr. Whittemore moved that the Senate revert back to the fifth order of business, being reports of committees.

Mr. Liggitt submitted the following report:

The standing committee on Federal Relations, to which was referred **H. J. R. No. 45** — Mr. Myers, having had the same under consideration, reports it back and recommends its adoption.

D. A. LIGGITT,
T. M. NORRIS,
J. E. HOLDEN,
JAMES B. HOPLEY,
W. S. SPARKS,

CHAS. F. WHITE,
M. B. ARCHER,
W. M. MILLER,
W. W. BELLEW.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 419** — Mr. McFarland, having had the same under con-

sideration, reports it back with the following amendments and recommends its passage.

O. J. DEMUTH,
T. M. BERRY,
FRANK C. PARRETT,
GEO. E. KRYDER,

C. K. PATTERSON,
T. M. NORRIS,
D. A. LIGGITT.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Colleges and Universities, to which was referred **S. B. No. 166** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

CHAS. F. WHITE,
FRANK C. PARRETT,
H. ROSS AKE,
J. N. STONE,
D. A. LIGGITT,

E. G. LLOYD,
CARL V. BEEBE,
W. W. BELLEW,
HOWELL WRIGHT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Colleges and Universities, to which was referred **H. B. No. 311** — Mr. Bing, having had the same under consideration, reports it back and recommends its passage.

CHAS. F. WHITE,
FRANK C. PARRETT,
H. ROSS AKE,
J. N. STONE,

D. A. LIGGITT,
E. G. LLOYD,
CARL V. BEEBE,
HOWELL WRIGHT,

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Sub. H. B. No. 73** — Mr. Wenner, having had the same under consideration, reports it back and recommends its passage.

CHAS. F. WHITE,
M. B. ARCHER,
E. G. LLOYD,

J. N. STONE,
GEO. J. SNYDER,
H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **Am. H. B. No. 150** — Mr. Kay, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
T. M. NORRIS,
CARL V. BEEBE,

O. J. DEMUTH,
JAMES R. HOPLEY,
W. M. MILLER.

The bill was ordered to be read the third time in its regular order.

Mr. Patterson submitted the following report:

The standing committee on Fish Culture and Game, to which

was referred **H. B. No. 209** — Mr. York, having had the same under consideration, reports it back and recommends its passage.

C. K. PATTERSON,
THOMAS W. LATHAM,
GEO. E. KRYDER,

H. ROSS AKE,
O. J. DEMUTH,
D. A. LIGGITT.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 259** — Mr. Winter, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
T. A. BUSBEY,
T. M. NORRIS,
J. N. STONE,
CARL V. BEEBE,

EDWARD N. METTLER,
FRANK C. PARRETT,
F. E. WITTEMORE,
W. W. BELLEW,
H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **H. B. No. 323** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

THOMAS W. LATHAM,
GEO. D. JONES,

ROBERT J. O'BRIEN.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Whittemore, the Senate reverted to the third order of business, being introduction of bills.

The following bills were introduced and read the first time:

S. B. No. 173 — Mr. Ake.

To amend sections 1041, 1045, 1047, 1048, 1053, 1056, 1058-1, 1058-3 and 1058-29, of the General Code providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others.

S. B. No. 174 — Mr. Whittemore.

To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

S. B. No. 101 — Mr. Kryder, being the special order for the hour, 4:00 p. m., was read the third time.

The question being, "Shall the bill pass?"

Mr. Kryder moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13, after the word "point" insert the following: "at which place an exchange is maintained".

Which was agreed to.

Mr. Kryder was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 16, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Hopley,	Liggitt,	Sparks,
Beebe,	Jones, of Franklin,	Parrett,	Whittemore,
Berry,	Kryder,	Patterson,	Wright — 16.

Those who voted in the negative were: Messrs.

Archer,	Emmert,	Norris,	Wagner,
Busbey,	Holl,	O'Brien,	White — 11.
Davis,	Miller,	Stone,	

Not having received a constitutional majority, the bill was lost.

Mr. Norris submitted the following report:

Mr. Norris to whom was referred **Am. H. B. No. 387** — Mr. Walsh, having had the same under consideration reports it back with the following amendments and recommends its passage when so amended.

In line 4 after the word "section" strike out the remainder of the line and insert in lieu thereof the following: "2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h and 2976-10i".

In line 5 strike out the figures "2976-16".

In line 7 strike out "acquitted" and insert in lieu thereof "acquired".

In line 13, strike out "shal" and insert in lieu thereof the word "shall".

In line 27 strike out the figures "2976-11" and insert "2976-10d".

In line 45 strike out the figures "2976-12" and insert "2976-10e".

In line 55 strike out the figures "2976-13" and insert "2976-10f".

In line 69 strike out the figures "2976-14" and insert "2976-10g".

In line 81 strike out the figures "2976-15" and insert "2976-10h".

In line 88, at the beginning of said line, insert "Sec. 2976-10i".

Which was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs.	Patterson,	Wright — 30.
Davis,	Kryder,		

So the bill passed.

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

Strike out all of line 4 in said title and insert in lieu thereof the following: "2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h, and 2976-10i".

In line 5 strike out "and 2976-16".

In line 7 of the title, after the word "lands," insert "for the levying of taxes,".

Which was agreed to.

Mr. Norris was appointed such committee and reported the bill amended as instructed.

The title was agreed to as amended.

H. B. No. 292 — Mr. Pugh, was read for the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Snyder,
Ake,	Holden,	Liggitt,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Patterson,	Wright — 29.
Demuth,			

So the bill passed.

The title was agreed to.

S. B. No. 155 — Mr. Miller, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8, strike out the words "A copy of" and begin the next word "the" with a capital "T".

In line 9, after the word "and" strike out the word "of" and insert therein the words "a copy of the bond in".

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Jones, of Meigs,	Patterson,
Ake,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	Liggitt,	Sparks,
Beebe,	Holden,	Mettler,	Stone,
Bellew,	Holl,	Miller,	Whittemore,
Berry,	Hopley,	Norris,	Wright — 27.
Busbey,	Jones, of Franklin,	O'Brien,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 76 — Mr. Griswold, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 2, as follows:

31 S. J.

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	O'Brien,
Beebe,	Holl,	Liggitt,	Patterson,
Bellew,	Hopley,	Mettler,	Snyder,
Berry,	Jones, of Franklin,	Miller,	Sparks,
Davis,	Jones, of Meigs,	Norris,	Wright — 21.
Emmert,			

Those who voted in the negative were: Messrs. Stone and Archer.

Mr. Miller moved that the vote whereby **Am. H. B. No. 76** — Mr. Griswold, was passed, be reconsidered and that the motion be entered upon the calendar and remain pending.

Which was agreed to.

Mr. Whittemore moved that **S. B. No. 161** — Mr. Busbey, be taken up out of its regular order and considered at this time.

Which was agreed to.

S. B. No. 161 — Mr. Busbey, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright — 30.
Davis,	Latham,		

So the bill passed.

The title was agreed to.

Mr. Whittemore moved that **S. B. No. 142** — Mr. Kryder, be taken up out of its regular order, and considered at this time.

S. B. No. 142 — Mr. Kryder, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 29.
Demuth,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate reverted to the eighth order of business, being amendments to Senate bills laid over under joint rule No. 9.

Am. S. B. No. 14 — Mr. Sparks was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 29.
Demuth,			

So the amendments were concurred in.

Am. S. B. No. 146 — The Joint Committee on Taxation, was taken up.

The question was, "Shall the Senate concur in the House amendments to **Am. S. B. No. 146?**"

The yeas and nays were taken, and resulted — yeas none, nays 29, as follows:

Those who voted in the negative were: Messrs:

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 29.
Demuth,			

So the amendments were disagreed to.

By unanimous consent the following report was submitted:

Mr. Miller submitted the following report:

The standing committee on Temperance, to which was referred **S. B. No. 162** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

W. M. MILLER,
O. J. DEMUTH,
W. E. SPARKS,

GEO. E. KRYDER,
J. N. STONE.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Thursday, April 10, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Under the provisions of **S. J. R. No. 31** — The Joint Committee on Taxation, the President appointed as managers on the part of the Senate Messrs. Parrett, Holden and Agnew.

Mr. Bellew submitted the following report:

The committee of Conference, to which was referred **Am. S. B. No. 145** — The Joint Committee on Taxation, to which was referred matters of difference between the House and Senate relative to Am. S. B. 145, reports back the bill with the following amendments:

In line 62 strike out the word "third" and insert in lieu thereof the word "second".

In same line strike out "April" and insert in lieu thereof "May".

In line 67 strike out the word "fourth" and insert in lieu thereof the word "third".

In the same line strike out "April" and insert in lieu thereof "May".

In line 89 strike out the word "first" and insert in lieu thereof "fourth".

In line 112 strike out "Wednesday" and insert in lieu thereof "Tuesday".

In the same line strike out the figures "28th" and insert in lieu thereof the figures "10th".

In the same line strike out "May" and insert in lieu thereof "June".

In line 120 strike out the figures "28th" and insert in lieu thereof the figures "10th".

In line 121 strike out "May" and insert "June".

In line 132 strike out "Wednesday" and insert in lieu thereof "Tuesday".

In the same line strike out the figures "28th" and insert in lieu thereof the figures "10th".

In the same line strike out "May" and insert in lieu thereof "June".

The committee recommends that the amendment of the House in line 159 be agreed to.

E. J. HOPPLE,
RUPERT BEETHAM,
H. T. ROBINS,

W. W. BELLEW,
FRANK C. PARRETT,
T. M. BERRY.

The question was, "Shall the report of the Conference committee be concurred in?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Emmert,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—24.

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 488 — Mr. Bonser.

To provide for the acquisition of the land upon which the tomb of William H. Harrison is situate and to establish a commission to care for same.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Mr. Whittemore moved that **Am. H. B. No. 24** — Mr. Crabbe, be made a special order for Tuesday, April 15, at 2 p. m.

Which was agreed to.

Mr. Wright moved that **Am. H. B. No. 24** — Mr. Crabbe, be printed as amended.

Which was agreed to.

Mr. Stone called attention to the hour of 2:15, being a special order for **Am. S. B. No. 55**, and the President announced the bill would retain its place on the calendar.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 488** was read the second time.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 488** was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—30.
Davis,	Latham,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 240 — Mr. Matthews.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

Mr. Davis arose to a question of personal privilege, and asked that he be excused, which was granted.

Am. S. B. No. 55 — Mr. Stone, being the special order for the hour 2:15 p. m., was taken up.

The question being, "Shall the bill pass?"

Mr. Stone moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 79 strike out the word "ald" and in lieu thereof insert the word "old".

In line 89 strike out the word "not" and insert the word "nor".

In line 64, between the words in and reserve, insert "the".

Which was agreed to.

Mr. Stone was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—28.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

Am. S. B. No. 61 — Mr. Archer.

Relating to the twelfth day of February, known as Lincoln's Birthday, a legal holiday.

S. J. R. No. 35 — Mr. Lloyd.

Relating to the use of the Senate and Houses chambers, and the rotunda to the Grand Army of the Republic.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
TOM W. JONES,
CHAS. A. WHITE,

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES.

Am. H. B. No. 132 — Mr. Wise, being the special order for the hour 3:00 p. m., were read the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In lines 14 and 15 change the words "forty thousand" to "one hundred thousand".

In line 45 change the words "forty thousand" to "one hundred thousand".

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Hopley moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9, after the word "each" add the word "of".

In line 17, after the word "display" omit the word "of".

In line 25, change the word "nswpaper" to "newspaper".

In line 34, omit the word "are" and insert in place thereof the word "is".

Which was agreed to.

Mr. Hopley was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Wright—26.
Demuth,	Liggitt,		

So the bill passed.

Am. H. B. No. 132 — Mr. Wise.

Mr. Hopley moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

In lines three and four of the title, strike out the words "and to enact supplemental sections 1921-1 of the General Code".

Which was agreed to.

Mr. Hopley was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

By unanimous consent the following committee report was submitted at this time.

Mr. Parrett submitted the following report:

The Joint Taxation committee, pursuant to its policy, as announced to the General Assembly in the report of its program recently submitted, herewith presents the following bill designed for the taxation of inheritances. The committee respectfully urges the passage of the bill.

FRANK C. PARRETT,
W. W. BELLEW,
F. E. WHITTEMORE,
T. M. BERRY,
H. T. ROBINS,
RUPERT BEETHAM,

MILTON CLARK,
WM. AGNEW,
J. E. HOLDEN,
E. J. HOPPLE,
FRANK M. THOMPSON.

The following bill was introduced and read the first time:

S. B. No. 175 — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on all inheritances and for said purposes amending sections 2641, 2643, 2689, and 5331 to

5348, inclusive, of the General Code, and supplementing sections 2624, 2688 and 5348 of the General Code by the enactment of sections to be designated as sections 2624-1, 2688-1 and 5348-1 to 5348-14, inclusive, respectively, of the General Code:

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 119 — Mr. Latham.

To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

With the following amendment in which the concurrence of the Senate is requested.

At the head of the bill after the name of the author insert "Swedersky".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

H. B. No. 363 — Mr. Dunspaugh.

To supplement section 7766 of the General Code by the enactment of section 7766-1 of the General Code, making it a misdemeanor to fail or refuse to issue schooling certificate.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 364 — Mr. Barnes.

Making it the duty of the county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings.

H. B. No. 225 — Mr. Scott.

To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 320 — Mr. Matthews.

To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, and fix the jurisdiction thereof, providing for a judge thereof and other necessary officers and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to the police court of the city of Portsmouth.

Am. H. B. No. 81 — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Snyder the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 81** was read the second time and referred to the committee of Public Works.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bills:

Am. S. B. No. 87 — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county.

S. B. No. 121 — Mr. Berry, by request.

To provide a seal for the State Department of Health for the authentication of records and to authorize the administering of oaths.

S. B. No. 135 — Mr. Liggitt.

To aid in defraying the expense of maintaining permanent headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 359 — Mr. Freeman.

To provide a state-wide retirement system for teachers in schools, supported wholly or in part by public funds.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the passage of the following:

S. B. No. 96 — Mr. Beebe.

To repeal section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 132 — Mr. Liggitt.

To amend section 1921 of the General Code, providing for further admissions to the Madison Home.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested

Am. H. B. No. 428 — Mr. Comings.

To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvement in said township.

Am. H. B. No. 463 — Mr. Myers.

To amend sections 2433, 2434, and 2446 of the General Code, relating to the acquirement of land for public buildings by county commissioners.

Am. H. B. No. 366 — Mr. Lonz.

To supplement section 3285 of the General Code by the enactment of section 3285-1, authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.

Am. H. B. No. 345 — Mr. Robins.

To amend sections 1643, 1672 and 3093 of the General Code, relative to guardianship of children.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 393 — Mr. Wise.

To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berme embankment of the Ohio Canal, in the city of Massillon, Stark county, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 448 — Mr. Hughes.

To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.

H. B. No. 440 — Mr. Winter.

To amend section 660 of the General Code, relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio.

H. B. No. 316 — Mr. Dildine.

To supplement section 1579-259 of the General Code by the enactment of a supplemental section to be known as section 1579-259a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 448** was read the second time and referred to the committee on State Buildings.

On motion of Mr. Whittemore the Senate passed to the fourth order of business, being bills for second reading.

Mr. Archer moved that the Judiciary committee be relieved of further consideration of **H. B. No. 255**. Which was agreed to.

Mr. Archer moved that **H. B. No. 255** — Mr. Bing, be recommended to the Joint Committee on Taxation. Which was agreed to.

Mr. Bellew moved that **H. B. No. 73** — Mr. Wenner, be recommended to the committee on Common Schools. Which was agreed to.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 172 — Mr. Emmert.

To committee on Manufactures and Commerce.

S. B. No. 173 — Mr. Ake.

To committee on Labor.

S. B. No. 174 — Mr. Whittemore.

To committee on Insurance.

Am. H. B. No. 232 — Mr. Jones, of Hamilton.

To committee on Public Utilities.

H. B. No. 415 — Mr. Scott.

To committee on Cities.

Am. H. B. No. 107 — Mr. Smith.

To committee on Manufactures and Commerce.

Am. H. B. No. 336 — Mr. Lytle.

To committee on Agriculture.

H. B. No. 497 — Mr. King.

To committee on Finance.

Am. H. B. No. 439 — Mr. Wise.

To committee on Judiciary.

H. B. No. 385 — Mr. Mulcahy.

To committee on Insurance.

H. B. No. 382 — Mr. Spidel.

To committee on Judiciary.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 168** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
F. E. WHITTEMORE,

GEO. D. JONES,
ROBERT J. O'BRIEN.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Liggitt submitted the following report:

The standing committee on Fees and Salaries, to which was referred **Am. H. B. No. 143** — Mr. Wise, having had the same under consideration, reports it back and recommends its passage.

D. A. LIGGITT,
EDWARD N. METTLER,
T. M. BERRY,

GEO. E. KRYDER,
C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

Mr. Berry submitted the following report:

The standing committee on Fees and Salaries, to which was referred **S. B. No. 159** — Mr. Berry, having had the same under consideration, reports it back and recommends its passage.

T. M. BERRY,
EDWARD N. METTLER,

D. A. LIGGITT,
C. A. WAGNER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Cities, to which was referred **Am. H. B. No. 38** — Mr. Kay, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
ROBERT J. O'BRIEN,
W. E. SPARKS,

F. E. WHITTEMORE,
GEO. D. JONES,

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 510** — Mr. Miller, of Stark, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
FRANK C. PARRETT,
C. K. PATTERSON,
GEO. D. JONES,

J. N. STONE,
CHAS. J. WHITE,
EDWARD N. METTLER,
WM. AGNEW.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Judiciary, to which was referred **Am. H. B. No. 22** — Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
H. ROSS AKE,
C. K. PATTERSON,

F. E. WHITTEMORE,
M. B. ARCHER,
CHAS. A. WHITE.

The bill was ordered to be read the third time in its regular order.
Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred
Am. H. B. No. 294—Mr. Crabbe, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
EDWARD N. METTLER,
GEO. D. JONES,
M. B. ARCHER,

J. N. STONE,
F. E. WHITTEMORE,
CHAS. A. WHITE.

The bill was ordered to be read the third time in its regular order.
Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred
Am. H. B. No. 188—Mr. Cable, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 37 change "shall" to "may".

In line 55 after the word "may" insert the word "when"; after the word "judgment" add the words "it is proper or there is good reason for so doing".

In line 56 change the first word "when" to "if".

In line 72 strike out the comma after the word officials and also the words "their deputies".

Strike out the words "and employees," in line 73.

M. B. ARCHER,
J. N. STONE,
H. ROSS AKE,
EDWARD N. METTLER,

GEO. D. JONES,
F. E. WHITTEMORE,
CHAS. A. WHITE.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore the Senate passed to the eighth order of business, being amendments to Senate bills laid over under Joint Rule No. 9.

The amendments to **Am. S. B. No. 133**—Mr. Jones, of Meigs, were considered at this time.

The question was, "Shall the Senate concur in the House amendments to **Am. S. B. No. 133**—Mr. Jones, of Meigs?"

The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Emmert,	Mettler,	Stone,
Archer,	Holden,	Norris,	Wagner,
Beebe,	Hopley,	O'Brien,	White,
Bellew,	Jones, of Franklin,	Patterson,	Whittemore,
Berry,	Kryder,	Snyder,	Wright—25.
Davis,			

So the amendments were concurred in.

Am. S. B. No. 88—Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Stone,
Ake,	Emmert,	Lloyd,	Wagner,
Archer,	Holden,	Norris,	White,
Beebe,	Hopley,	O'Brien,	Whittemore,
Berry,	Kryder,	Sparks,	Wright—21.
Busbey,			

Messrs. Bellew, Emmert and Jones, of Franklin, voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 182 — Mr. Gordon, of Logan, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Kryder,	Patterson,
Ake,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	Liggitt,	Sparks,
Beebe,	Holden,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White—23.
Berry,	Jones, of Franklin,	O'Brien,	

So the bill passed.

The title was agreed to.

S. B. No. 149 — Mr. Norris, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, after letters "INGS" insert the words "or any part thereof".

In line 13, after the first "of" insert "Part First".

In line 16, strike out the word "to" and insert "of".

Which was agreed to.

Mr. Norris was appointed such committee, and reported the bill amended as instructed.

Mr. Wright demanded a call of the Senate, which was duly seconded and taken, and 31 senators answered to their names.

The absentees were: Messrs. Parrett and Ritter.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Wright, further proceedings under the call were dispensed with.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Sparks,
Ake,	Holden,	Lloyd,	Stone,
Archer,	Holl,	Mettler,	Wagner,
Beebe,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—27.
Demuth,	Latham,	Snyder,	

So the emergency clause was adopted.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Sparks,
Ake,	Holden,	Mettler,	Stone,
Archer,	Holl,	Miller,	Wagner,
Beebe,	Hopley,	Norris,	White,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright—27.
Demuth,	Latham,	Snyder,	

So the bill passed.

The title was agreed to.

Mr. Berry moved that **Am. S. B. No. 100** — Mr. Berry, be made a special order for Tuesday, April 15, at 4 p. m.

Which was agreed to.

Mr. Whittemore moved that **Am. S. B. No. 141** — Mr. Ritter, be informally passed.

Which was agreed to.

Mr. Busbey arose to a point of personal privilege and requested that the journal show that had he been present when the vote was taken on **S. B. No. 28** — Mr. Davis, he would have voted in the affirmative.

Am. H. B. No. 281 — Mr. Evans, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Wagner,
Bellew,	Hopley,	Miller,	Whittemore,
Berry,	Jones, of Franklin,	Norris,	Wright—23.
Demuth,	Jones, of Meigs,	O'Brien,	

Messrs. Archer, Kryder, Liggitt and Stone voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 280 — Mr. Evans, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Wagner,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Wright—23.
Demuth,	Jones, of Meigs,	O'Brien,	

Messrs. Archer, Liggett, Patterson and Stone voted in the negative.
So the bill passed.

The title was agreed to.

Sub. H. B. No. 305 — Mr. Chester, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Beebe moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 7 after the word newspapers insert the following: "of opposite politics".

Which was agreed to.

Mr. Beebe was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none,

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holl,	Lloyd,	Snyder,
Beebe,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Stone,
Berry,	Jones, of Meigs,	Norris,	Wagner,
Demuth,	Latham,	O'Brien,	Wright—24.

So the bill passed.

The title was agreed to.

H. B. No. 163 — Mr. Chester, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Ake moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line ten strike out the words "to or" and insert in lieu thereof the word "from".

In line eleven strike out the words "from a" and insert in lieu thereof the word "one".

In line eleven, between the word "district" and the comma, insert the words "to another".

Which was agreed to.

Mr. Ake was appointed such committee, and reported the bill amended as instructed.
as follows:

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Mettler,	Stone,
Bellew,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Wright—29.
Demuth,			

So the bill passed.

The title was agreed to.

Mr. Bellew moved that the vote whereby **Am. H. B. No. 123** — Mr. Beaty, was lost be reconsidered and that the motion be entered upon the journal as pending. Which was agreed to.

Am. H. B. No. 61 — Mr. Taylor, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Kryder,	O'Brien,	White,
Demuth,	Latham,	Parrett,	Whitemore,
Emmert,	Liggitt,	Patterson,	Wright—27.
Holden,	Lloyd,	Snyder,	

So the bill passed.

The title was agreed to.

S. B. No. 153 — Mr. White, was read for the third time.

Mr. White moved that **S. B. No. 153** — Mr. White, be informally passed. Which was agreed to.

S. B. No. 130 — Mr. Kryder, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Jones, of Meigs,	Patterson,	Whitemore,
Busbey,	Kryder,	Snyder,	Wright—26.
Demuth,	Latham,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 257 — Mr. Bryson, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Patterson,
Archer,	Holden,	Liggitt,	Stone,
Beebe,	Holl,	Lloyd,	Wagner,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—24.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

Am. H. B. No. 313 — Mr. Harter.

To supplement section 412 of the General Code by adding thereto, sections 412-1, 412-2, 412-3, 412-4, 412-5, 412-6, 412-7, 412-8, 412-9, 412-10, 412-11, 412-12, and 412-13, relative to preventing destructive floods and conserving and preventing waste of the waters of the streams, lakes and public waters of the state of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 313** was read the second time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 313** was read the third time and placed on its passage.

The question was, "Shall the bill pass?"

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 25 senators answered to their names.

The absentees were: Messrs. Emmert, Jones, of Franklin, Liggitt, Mettler, Parrett and Snyder.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore, further proceedings under the call were dispensed with.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Sparks,
Ake,	Holden,	Lloyd,	Stone,
Archer,	Holl,	Miller,	Wagner,
Beebe,	Hopley,	Norris,	White,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Berry,	Kryder,	Patterson,	Wright—25.
Busbey,			

Mr. Liggitt voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Archer moved that the Senate revert to the seventh order of business, being resolutions laid over under Rule 73 to Rule 86.

Which was agreed to.

H. J. R. No. 44 — Mr. Burns, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Kryder,	Sparks,
Ake,	Demuth,	Liggitt,	Stone,
Archer,	Holden,	Miller,	Wagner,
Beebe,	Holl,	Norris,	White,
Bellew,	Hopley,	O'Brien,	Whittemore—23.
Berry,	Jones, of Meigs,	Patterson,	

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate adjourned until 9:30 Friday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Friday, April 11th, 9:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

By unanimous consent the following committee report is submitted:

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred

H. B. No. 382 — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
F. E. WHITTEMORE,
WM. AGNEW,

H. ROSS AKE,
J. N. STONE,
GEO. D. JONES,

The bill was ordered to be read the third time in its regular order. By unanimous consent the following resolution was introduced:

S. R. No. 38 — Mr. Davis.

Resolved, That a committee of three be appointed by the president pro tempore of the Ohio Senate to arrange for and secure the painting of a portrait of lieutenant-governor Clarence J. Brown, to be placed in the Senate chamber, and that for the purpose of paying for the same, the clerk of the Senate is hereby authorized and directed to draw his warrant upon the appropriate fund of the Senate for a sum not exceeding five hundred dollars (\$500.00).

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Liggitt,	Snyder,
Archer,	Hopley,	Lloyd,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—23.
Demuth,	Latham,	Patterson,	

So the resolution was adopted.

Under the provisions of **S. R. No. 38**, the president tempore named as members of such committee Messrs. Davis, Jones, of Meigs, and Holden.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendment to

H. B. No. 29 — Mr. Miller, of Stark.

To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Ake a message was sent to the House of Representatives, informing that body that the Senate insists upon its amendments to **H. B. No. 29** — Mr. Miller, of Stark, and asks for a Committee of Conference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 61 — Mr. Archer.

S. J. R. No. 35 — Mr. Lloyd.

Attest:

JOHN P. MAYNARD,
Clerk.

The president, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives herewith returns **Am. S. B. No. 69** — Mr. Sparks, for which there was

a motion pending to reconsider the vote by which it was passed, having taken no further action on said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 515 — Mr. Banker.

To amend section 1693 of the General Code, relating to compensation for court constables.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **S. B. No. 145** — Joint Taxation Committee.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to

Am. H. B. No. 299 — Mr. Jones, of Trumbull.

To amend section 2412 of the General Code, relating to the employment of legal counsel, for county boards and officers.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Davis a message was sent to the House of Representatives, informing that body that the Senate insists upon its amendments to **H. B. No. 299** — Mr. Jones, of Trumbull, and asks for a committee of Conference.

W^r. Whittemore moved that when the Senate adjourn today that it meet Monday at 4 p. m., which was agreed to.

Mr. Whittemore moved that the Senate pass to the 4th order of business, being the second reading of bills, which was agreed to.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 175 — Special Joint Committee on Taxation.
To joint committee on Taxation.

Am. H. B. No. 359 — Mr. Freeman.
To committee on Common Schools.

H. B. No. 225 — Mr. Scott.
To committee on Cities.

H. B. No. 364 — Mr. Barnes.
To committee on Military Affairs.

H. B. No. 440 — Mr. Winter.
To committee on Insurance.

H. B. No. 393 — Mr. Wise.
To committee on Public Works.

Am. H. B. No. 320 — Mr. Matthews.
To committee on Judiciary.

H. B. No. 428 — Mr. Comings.
To committee on County Affairs.

Am. H. B. No. 345 — Mr. Robins.
To committee on Public Health.

H. B. No. 366 — Mr. Lonz.
To committee on State Buildings.

H. B. No. 463 — Mr. Myers.
To committee on Agriculture.

H. B. No. 363 — Mr. Dunspaugh.
To committee on Common Schools.

H. B. No. 316 — Mr. Dildine.
To committee on Judiciary.

Mr. Bellew moved that the committee on Cities be relieved of further consideration of **H. B. No. 225** — Mr. Scott, which was agreed to.

Mr. Bellew moved that **H. B. No. 225** — Mr. Scott be recommitted to the committee on Manufactures and Commerce, which was agreed to.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. H. B. No. 218** — Mr. Dunn, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,
GEO. E. KRYDER,
D. A. LIGGITT,

T. M. BERRY,
FRANK C. PARRETT,
T. M. MORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred

Am. Sub. H. B. No. 203 — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
J. N. STONE,

CHAS. A. WHITE,
E. G. LLOYD,
EDWARD N. METTLER.

The bill was ordered to be read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 156** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
ROBERT J. O'BRIEN,
W. M. MILLER,

J. E. HOLDEN,
GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Parrett submitted the following report:

The committee of Conference to which was referred **Am. S. J. R. No. 31** — Joint Committee on Taxation, to adjust the differences between the two Houses thereon reports back the resolution in the form as passed by the Senate, with the following amendments:

In line 4 strike out the words "a special" and insert in lieu thereof "the regular".

In the same line strike out the words and figures "28th day of May" and insert in lieu thereof "Tuesday after the first Monday in November".

RUPERT BEETHAM,
WM. AGNEW,
H. T. ROBINS,

FRANK C. PARRETT,
J. E. HOLDEN,
E. J. HOPPLE.

The question was, "Shall the report" of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were, Messrs:

Ake,
Berry,
Busbey,
Davis,
Demuth,

Hopley,
Jones, of Franklin,
Jones, of Meigs,
Latham,
Lloyd,

Miller,
Norris,
O'Brien,
Parrett,
Patterson,

Snyder,
Sparks,
Stone,
White,
Whittemore — 20.

So the report of the Conference committee was agreed to.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred **S. B. No. 73** — Mr. Demuth, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 16 strike out all of the line after the word "law" and change the comma to a period.

Strike out all of line 17 preceding the period.

WM. AGNEW,
MILTON CLARK,
W. W. BELLEW,
T. M. BERRY,

H. T. ROBINS,
RUPERT BEETHAM,
R. M. BILLINGSLEA.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Am. S. J. R. No. 31 — Joint committee on Taxation.

Proposing to amend Article XII, Section 2 of the constitution of the state of Ohio, relative to the classification of property for the purposes of taxation.

Be it resolved by the General Assembly of the State of Ohio; three-fifths of the members elected to each house concurring therein, That there shall be submitted to the electors of the state for their approval or rejection, at the regular election to be held on the Tuesday after the first Monday in November, 1919, a proposal to amend Article XII, Section 2 of the constitution of the state of Ohio, to read as follows:

Section 2. *All property shall be taxed by such rules and methods and in such classes as may be provided by law. The rules and methods shall be uniform within the classes so established. * * ** But all bonds outstanding on the first day of January, 1913, of the state of Ohio or of any city, village, * * * county, or township in this state, or which have been issued in behalf of the public schools in Ohio and * * * the means of instruction in connection therewith * * * shall be exempt from taxation; * * * and burying grounds, public school houses, houses used exclusively for public worship, institutions used exclusively for charitable purposes, public property used exclusively for any public purpose, and personal property, to an amount not exceeding in value five hundred dollars, for each individual, may, by general laws, be exempted from taxation; and laws may be passed to provide against the double taxation that results from the taxing of both the real estate and the mortgage or the debt secured thereby, or other lien upon it; but all such laws shall be subject to alteration or repeal; and the value of all property so exempted shall, from time to time, be ascertained and published as may be directed by law.

Be it further resolved that the required publication of the said proposed amendment shall be made and the form of the ballots to be used at said election for the submission thereof shall be prepared by the secretary of state. Returns of the votes cast at said election shall be made by the proper election officials to the secretary of state, who, with the governor and the attorney general, shall open and canvass the same. If a majority of the electors voting on said amendment shall be ascertained to have voted in favor thereof, the governor shall make a proclamation thereof without delay.

Mr. Agnew submitted the following report:

The joint committee on Taxation, to which was referred **S. B. No. 118** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

FRANK C. PARRETT,
H. T. ROBINS,
WM. AGNEW,
FRANCIS M. THOMPSON,
W. W. BELLEW,

T. M. BERRY,
RUPERT BEETHAM,
MILTON CLARK,
R. M. BILLINGSLEA.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Agnew submitted the following report:

The joint committee on Taxation, to which was referred **S. B. No. 105**—Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

FRANK C. PARRETT,
WM. AGNEW,
J. E. HOLDEN,
T. M. BERRY,
H. T. ROBINS,

R. M. BILLINGSLEA,
MILTON CLARK,
RUPERT BEETHAM,
FRANCIS M. THOMPSON.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President.

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 52—Mr. Denune.

Out of respect for the soldiers of Ohio, living and dead, that the Senate and House do hereby adjourn.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that rules be suspended and the joint resolution be considered.

Which was agreed to.

The question was, "Shall the joint resolution be agreed to?"

The yeas and nays were taken, and resulted—yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Patterson,
Berry,	Hopley,	Miller,	Snyder,
Busbey,	Jones, of Franklin,	Norris,	Sparks,
Davis,	Jones, of Meigs,	O'Brien,	Stone,
Demuth,	Latham,	Parrett,	Whittemore—20.
Holden,			

So the joint resolution was adopted.

Senate Chamber, Columbus, Ohio,
Monday, April 14, 1919, 4:00 o'clock p. m.

The Senate met pursuant to adjournment.
 Prayer was offered by Rev. W. A. Perrins.
 The journal of last legislative day was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 125 — Joint Committee on Taxation.

To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.

With the following amendment in which the concurrence of the Senate is requested:

Strike out lines 20 to 65, inclusive.

Attest: JOHN P. MAYNARD,
 Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. J. R. No. 31** — Joint Committee on Taxation.

Attest: JOHN P. MAYNARD,
 Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which **S. B. No. 96** — Mr. Beebe, was lost, and requests the return of said bill.

Attest: JOHN P. MAYNARD,
 Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which **S. B. No. 82** — Mr. Agnew, was lost, and requests the return of said bill.

Attest: JOHN P. MAYNARD,
 Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **H. B. No. 225** — Mr. Scott, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 178** — Mr. Federman.

Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws), and the act passed May 17, 1915 (106 Ohio Laws), until such time as it commences operation of the facilities and utilities authorized to be constructed upon, in, under and above the same.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

H. B. No. 511 — Mr. Matthews.

To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations award them for distinguished gallantry and heroism, and to establish a special state roll of honor.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Re-Amended S. B. No. 45 — Mr. Parrett.

To codify the fish and game laws of Ohio and to repeal sections of the General Code, relating thereto.

With the following amendments in which the concurrence of the Senate is requested:

In line 773 strike out the word "Huting" and insert in lieu thereof the word "Hunting".

In line 788 strike out the word "sold" and insert in lieu thereof the word "killed".

In line 776 strike out the word "unlawful" and insert in lieu thereof the word "lawful".

In line 407 strike out the word "opposite" and insert in lieu thereof the words "north of Toledo commonly known as".

In line 521, after the period following the word " river", insert the following sentence:

"From the first day of March to the first day of May, both inclusive, the fish named in this section may be taken in the inland fishing district by the use of a dip-net not to exceed eight feet square".

In line 251 after the word "season" place a period.

Strike out all of lines 252, 253, 254, 255, up to and including the word "market".

In line 692 insert a comma after the word "courts"; strike out the words "and township clerk", and insert in lieu thereof the words "village clerks".

In line 698 after the words "township clerk" insert "and village clerks".

In line 698 strike out the first "and".

In line 406 strike out "one-fourth of a mile from the mouth of black channel" and insert "A line from the government dock at Cedar Point across the bay to the Baltimore and Ohio dock."

In line 273, strike out the word "September" and insert in lieu thereof the word "August".

Strike out the word "October" and insert in lieu thereof the word "September".

In line 497, after the word "than", strike out the word "three" and in lieu thereof add the word "five".

In line 274, after the word "inclusive" and period, insert the following: "The owner of lands or his tenants or bona fide employees, may take, except on Sunday, and in any manner, squirrels which are found doing actual and substantial damage to growing crops and grain, the property of such owner."

In line 270 strike out the first comma, and all following it.

Strike out all of line 271 and insert in lieu thereof a period.

In line 283 strike out all after the word "March".

In line 284 strike out all of the line excepting the words "both inclusive".

In line 285 strike out all up to the period.

In line 317 strike out the word "three", and in lieu thereof insert the word "one".

In line 318 strike out the word "day", and in lieu thereof insert the word "year".

In line 320 strike out the word "six", and in lieu thereof insert the word "one".

In line 320 strike out the word "day", and in lieu thereof insert the word "year".

In line 283 change the word "December" to "November".

In line 423 after the word "net" insert "or with hook and line"; cut out "when such net is being lifted or hauled".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 515 — Mr. Banker.

To committee on Judiciary.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. J. R. No. 31** — Joint Committee on Taxation.

Joint Resolution proposing to amend Article XII, Section 2 of the Constitution of the State of Ohio, relative to the classification of property for the purposes of taxation.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 237** — Mr. Green, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
T. A. BUSBEY,
J. N. STONE,
T. M. NORRIS,

ROBERT J. O'BRIEN,
GEO. W. HOLL,
E. G. LLOYD.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 497** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
JOHN E. HOLDEN,
GEORGE W. HOLL,
J. N. STONE,

T. M. NORRIS,
E. G. LLOYD,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 356** — Mr. Bing, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
F. E. WHITTEMORE,
JOHN E. HOLDEN,
T. A. BUSBEY,

GEORGE W. HOLL,
J. N. STONE,
T. M. NORRIS,
ROBERT J. O'BRIEN.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **Am. H. B. No. 211** — Mr. Hughes, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

In line 185, after the word "medical" insert the words "and dental".

HOWELL WRIGHT,
W. W. BELLEW,
T. M. BERRY,

H. W. DAVIS,
GEO. E. KRYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

The president appointed as managers on the part of the Senate in the differences between the two Houses on **H. B. No. 29** — Mr. Miller, of Stark, Messrs. Ake, Liggitt and Holden.

Mr. Wagner moved that **S. B. No. 141** — Mr. Ritter, be recommitteed to the committee on Ohio Soldiers' and Sailors' Orphans' Home.

Which was agreed to.

On motion of Mr. Whittemore, the Senate passed to the eighth order of business, being amendments to Senate bills laid over under Joint Rule No. 9.

Am. S. B. No. 119 — Mr. Latham, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Snyder,
Ake,	Holden,	Liggitt,	Sparks,
Archer,	Holl,	Lloyd,	Stone,
Berry,	Hopley,	Miller,	Wagner,
Busbey,	Jones, of Franklin,	Norris,	Whittemore,
Davis,	Jones, of Meigs,	O'Brien,	Wright—26.
Demuth,	Kryder,		

So the amendments were concurred in.

S. B. No. 153 — Mr. White, was read the third time.

Mr. O'Brien moved that **S. B. No. 153** — Mr. White, be informally passed.

Which was agreed to.

Mr. Demuth moved that **Am. H. B. No. 307** — Mr. Griswold, be recommitteed to the committee on Agriculture.

Which was agreed to.

Mr. Whittemore moved that **Sub. H. B. No. 72** — Mr. Cable, be made a special order for Thursday, April 17, at 2:00 p. m.

Which was agreed to.

H. B. No. 315 — Mr. Emery, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Kryder,	O'Brien,
Ake,	Holden,	Latham,	Snyder,
Archer,	Holl,	Liggitt,	Sparks,
Berry,	Hopley,	Lloyd,	Stone,
Busbey,	Jones, of Franklin,	Miller,	Wagner,
Davis,	Jones, of Meigs,	Norris,	Wright—25.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 419 — Mr. McFarland, (by request), was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Norris,
Ake,	Holden,	Latham,	O'Brien,
Archer,	Holl,	Liggitt,	Sparks,
Berry,	Hopley,	Lloyd,	Stone,
Busbey,	Jones, of Franklin	Miller,	Wright—21.
Davis,			

Mr. Emmert voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 311 — Mr. Bing, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Kryder,	O'Brien,
Ake,	Holden,	Latham,	Parrett,
Archer,	Holl,	Liggitt,	Snyder,
Berry,	Hopley,	Lloyd,	Sparks,
Davis,	Jones, of Franklin,	Miller,	Stone,
Demuth,	Jones, of Meigs,	Norris,	Wright—24.

So the bill passed.

The title was agreed to.

Mr. Whittemore moved that **S. B. No. 166** — Mr. Ritter, be informally passed.

Which was agreed to.

Am. H. B. No. 150 — Mr. Kay, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend as follows:

At end of line 82 add: "The county commissioners shall subscribe for at least two daily papers of opposite politics for the use of the inmates of the county infirmary."

In line 110 strike out "probate", and after "court" insert: "exercising the powers and jurisdiction of the juvenile court".

Strike out lines 329d, 329e and 329f, designated as Sec. 3495-1.

At the end of line 330 add: "2533, 2534,".

Which was agreed to.

Mr. Norris was appointed such committee, and reported the bill amended as instructed.

The question recurred "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Liggitt,	Sparks,
Berry,	Jones, of Franklin,	Lloyd,	Stone,
Busbey,	Jones, of Meigs,	Miller,	Wagner,
Davis,	Kryder,	Norris,	White,
Demuth,	Latham,	O'Brien,	Wright—20.

So the bill passed.

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

In line 5 after "sections" insert "2533, 2534,".

Which was agreed to.

Mr. Norris was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

Mr. Davis moved that **S. B. No. 166**—Mr. Ritter, be taken up at this time out of its regular order.

Which was agreed to.

S. B. No. 166—Mr. Ritter, was read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Kryder,	O'Brien,
Archer,	Holden,	Latham,	Sparks,
Bellew,	Holl,	Liggitt,	Stone,
Berry,	Hopley,	Lloyd,	Wagner,
Busbey,	Jones, of Franklin,	Miller,	White,
Davis,	Jones, of Meigs,	Norris,	Whittemore—24.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Busbey submitted the following committee report at this time:

Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred, **Substitute H. B. No. 326**—Mr. McCoy, having had the same under consideration, reports it back and recommends its passage.

T. A. BUSBEY,	JAMES R. HOPLEY,
J. N. STONE,	T. M. BERRY,
F. E. WHITTEMORE,	GEO. J. SNYDER,
H. W. DAVIS,	C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

Am. H. B. No. 209—Mr. York, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holden,	Lloyd,	Stone,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Demuth,	Kryder,	Snyder,	Wright—18.
Emmert,	Latham,		

Those who voted in the negative were: Messrs.

Ake,	Davis,	Jones, of Meigs,	Sparks,
Archer,	Hopley,	Liggitt,	Whittemore—9.
Busbey,			

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 132** — Mr. Wise.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. White moved that the vote by which **Am. H. B. No. 209** — Mr. York, was passed, be reconsidered and the motion remained pending.

Which was agreed to.

Am. H. B. No. 259 — Mr. Winter, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Emmert,	Kryder,	Snyder,
Bellew,	Holden,	Liggitt,	Sparks,
Berry,	Holl,	Lloyd,	Stone,
Busbey,	Hopley,	Norris,	White,
Davis,	Jones, of Franklin,	O'Brien,	Whittemore—21.
Demuth,			

So the bill passed.

The title was agreed to.

Mr. Ake moved that **H. B. No. 323** — Mr. Miller, of Stark, be informally passed.

Which was agreed to.

Mr. Whittemore moved that **S. B. No. 162** — Mr. Miller, be made a special order for Tuesday, April 15, at 2:30 p. m.

Which was agreed to.

S. B. No. 168 — Mr. Ake, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Jones, of Franklin	O'Brien,
Ake,	Demuth,	Kryder,	Sparks,
Archer,	Emmert,	Latham,	Stone,
Beebe,	Holden,	Liggitt,	Wagner,
Bellew,	Holl,	Miller,	White,
Berry,	Hopley,	Norris,	Whittemore—24.

So the bill passed.

The title was agreed to.

Mr. Kryder moved that the committee on Manufacturers and Commerce be relieved of further consideration of **H. B. No. 225** — Mr. Scott.

The question was, "Shall the Committee on Manufactures and Commerce be relieved of further consideration of **H. B. No. 225?**"

The yeas and nays were taken, and resulted—yeas 15, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Busbey,	Kryder,	Stone,
Archer,	Demuth,	Liggitt,	White,
Beebe,	Hopley,	Miller,	Whittemore—15.
Berry,	Jones, of Meigs,	Sparks,	

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Norris,	Wagner,
Bellew,	Holl,	O'Brien,	Wright—11.
Emmert,	Latham,	Snyder,	

The motion was agreed to.

Mr. Kryder moved that the request of the House for the return of **H. B. No. 225** — Mr. Scott, be acceded to.

Which was agreed to.

Mr. Whittemore moved that the request of the House for the return of **S. B. No. 96** — Mr. Beebe, be acceded to.

Which was agreed to.

Mr. Agnew moved that the request of the House for the return of **S. B. No. 82** — Mr. Agnew, be acceded to.

Which was agreed to.

Mr. Miller moved that the vote by which **Am. H. B. No. 76** — Mr. Griswold, was passed, be reconsidered.

Which was agreed to.

The question was, "Shall the bill be reconsidered?"

The yeas and nays were taken, and resulted—yeas 7, nays 16, as follows:

Those who voted in the affirmative were: Messrs.

Bellew,	Emmert,	Norris,	• White—7.
Berry,	Latham,	O'Brien,	

Those who voted in the negative were: Messrs.

Agnew,	Demuth,	Kryder,	Stone,
Ake,	Holden,	Liggitt,	Wagner,
Archer,	Holl,	Miller,	Whittemore,
Davis,	Hopley,	Sparks,	Wright—16.

Not having received a constitutional majority, the bill was lost.

By unanimous consent, Mr. Emmert offered the following resolution at this time.

The standing committee on Manufactures and Commerce, to which was referred **S. B. No. 172** — Mr. Emmert, having had the same under consideration, reports it back and recommends its passage.

F. L. EMMERT,
THOMAS W. LATHAM,
GEO. D. JONES,

C. A. WAGNER,
GEO. J. SNYDER,
W. E. SPARKS.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 176 — Mr. Davis.

To amend section 9592-5 of the General Code relative to the approval, by the superintendent of insurance, of insurance rates fixed by rating bureau.

By unanimous consent the following committee report was submitted:

Mr. Beebe submitted the following report:

The standing committee on Public Printing, to which was referred **S. B. No. 95** — Mr. Beebe, having had the same under consideration, reports back **Substituted S. B. No. 95** and recommends its passage.

CARL V. BEEBE,
JAMES R. HOPLEY,

WM. AGNEW,
T. A. BUSBEY.

Substitute S. B. No. 95 — Mr. Beebe.

To amend section 871-52 of the General Code relating to the censor of motion pictures, slides and posters used in advertising motion pictures.

On motion of Mr. Whittemore the Senate adjourned to 10:30 Tuesday morning.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, April 15, 1919, 10:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 146** — Joint Committee on Taxation and asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Parrett moved that the request of the House for a committee of Conference be acceded to.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 478 — Mr. Bryson.

Relative to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans' Home.

Am. H. B. No. 451 — Mr. Evans.

To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 492 — Mr. Beaty.

To amend sections 7976, 7977, and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department at Wilberforce University.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 176 — Mr. Davis.

To committee on Insurance.

Am. H. B. No. 511 — Mr. Mathews.

To committee on Military Affairs.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **Am. H. B. No. 383** — Mr. Crosser, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
GEO. D. JONES,
T. M. NORRIS,
O. J. DEMUTH,

JAMES R. HOPLEY,
F. L. EMMERT,
CARL V. BEEBE,
W. M. MILLER.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 169**—Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
J. N. STONE,
CHAS. A. WHITE,

WM. AGNEW,
W. W. BELLEW,
FRANK C. PARRETT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Public Works, to which was referred **H. B. No. 393**—Mr. Wise, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
GEORGE W. HOLL,
W. E. SPARKS,
W. W. BELLEW,

JAMES R. HOPLEY,
GEO. E. KRYDER,
O. J. DEMUTH.

The bill was ordered to be read the third time in its regular order.

Mr. Snyder submitted the following report:

The standing committee on Public Works, to which was referred **Am. H. B. No. 81**—Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
W. W. BELLEW,
O. J. DEMUTH,
H. ROSS AKE,

JAMES R. HOPLEY,
GEO. E. KRYDER,
GEO. W. HOLL,
GEO. J. SNYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **Am. H. B. No. 162**—Mr. Fouts, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

At the head of the bill, change the name of the author to read: "Messrs. Busbey-Fouts".

In line 48, insert after the word "thousand" the words "three hundred".

In line 57, strike out "twenty-five hundred" and insert in lieu thereof "two thousand seven hundred and fifty".

In line 296, insert after the period the following:

"It shall be the duty of the state highway commissioner in the improvement of inter-county highways and main market roads to change the line of the proposed improvement from that followed by the existing highway whenever such change is practicable and whenever by making such change it is possible to eliminate dangerous curves, sharp angles or steep grades. It shall be the further duty of the state highway department to enforce the statutes relating to obstructions upon a public highway when such highway is or shall become a state road and to cause the

removal from all state roads of all fences and other obstructions of every kind and description which interfere in any way with travel or with the proper maintenance of such road and the drainage thereof."

In line 354, strike out "It shall be the duty of the state highway commissioner to honor".

Lines 355 to 365 inclusive. Strike out these lines.

In line 366, strike out "tractor shall fully earn such estimate or estimates".

In line 509, strike out "shall approve the same and".

Lines 609 to 618 inclusive. Strike out these lines and insert in lieu thereof the following:

"and one-half mills, upon all the taxable property of the county. Said levy shall be in addition to all other levies authorized by law for county purposes, but subject, however, to the extent of one-half mill thereof, to the limitation upon the combined maximum rate for all taxes now in force. The remaining one mill of said levy so authorized shall be in addition to all other levies made for any purpose or purposes, and the same shall not be construed as limited, restricted or decreased in amount or otherwise by any existing law or laws. The proceeds of such levy shall be used solely for the purpose of paying the county's proportion of the cost and expense of constructing, improving, maintaining and repairing inter-county highways and main market roads or parts thereof in co-operation with the state highway department or the federal government or both; and the funds produced by such levy shall not be subject to transfer to any other fund, either by order of court or otherwise."

In line 482 strike out the word "one" and insert in lieu thereof the word "five".

In line 869 insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof the word "forty".

In line 871 insert before the word "the" first appearing in the line the following: "not more than one mill of".

In line 874 strike out "or the question of so exempting a part of such levy,".

In line 877 insert after the word "levy" the following: "not exceeding one mill".

In line 882. Insert after the word "levy" the following: "not exceeding one mill".

In line 895 insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof the word "forty".

In line 899 insert after the word "election" the following: "shall be governed in all respects by the general election laws of the state and".

In line 900 strike out the word "at" and insert in lieu thereof the word "as".

In line 906 insert after the word "levy" the following: "not exceeding one mill."

In line 914, strike out the word "mills" and insert in lieu thereof the word "mill".

In line 917, strike out the word "mills" and insert in lieu thereof the word "mill".

In line 918, insert after the period following the section number the following sentence: "The ballots shall be marked as is provided by

law with reference to other ballots and the result of such election shall be certified by the deputy state supervisors and inspectors or the deputy state supervisors of elections to the county commissioners of such county".

In line 919, strike out the word "thereof" and insert in lieu thereof the following: "of such levy or levies".

Lines 1012 to 1044 inclusive. Strike out these lines.

In line 1045, strike out the figure "3" and insert in lieu thereof the figure "2".

In line 1079, insert after the period the following sentence:

"Where anything required to be done or furnished in connection with any such contract has been or shall be performed or furnished by a person, firm or corporation other than the principal contractor, and under and by virtue of a contract entered into by such other person, firm or corporation with the principal contractor prior to the twenty-fifth day of May, nineteen hundred and eighteen, such other person, firm or corporation shall be held to be a contractor within the terms of this act and proof of claim shall be made by and payment made directly to him or it, provided he or it be required by the terms of such contract to pay in the performance thereof extra or added freight charges under said general order number twenty-eight or any order amendatory thereof or supplementary thereto."

Line 1092, insert after line 1092 the following:

"Section 3. The board of county commissioners of any county or the board of township trustees of any township, authorized to assess all or any part of the compensation, damages, costs and expenses of constructing a road improvement, carried forward by the state highway department or by such board of county commissioners or by such board of township trustees, against the real estate abutting upon said improvement or the real estate situated within one-half mile of either side thereof or the real estate situated within one mile of either side thereof, according to the benefits accruing to such real estate, may in like manner assess such compensation, damages, costs and expenses against the real estate situated within one and one-half miles of either side of such improvement, according to the benefits accruing to such real estate.

Section 4. It shall be the duty of the state highway department, board of county commissioners or board of township trustees in the making of plans for any road improvement, to cause such plans to be so prepared as to provide for the preservation of all cornerstones and landmarks, set within the limits of the highway to be improved. All such cornerstones and landmarks shall be preserved or reset in their exact locations, and where located within the improved surface of the highway, the plans for the improvement shall be so drawn as to furnish adequate protection to such cornerstones and landmarks and also to furnish by suitable devices or otherwise full opportunity for consulting or referring to the same at any time without destruction to or injury of the surface of the road improvement.

"Section 5. County commissioners and township trustees, in the purchase of machinery, tools, trucks and other equipment for use in constructing, maintaining and repairing roads, shall be authorized to purchase such machinery, tools, trucks and equipment upon the following terms, to-wit: not less than one-third of the purchase price thereof shall be paid in cash, and of the remainder not

more than one-third may be paid at any time within one year from the date of purchase and not more than one-third at any time within two years from the date of purchase. Such commissioners or trustees shall be authorized to issue to the purchaser the notes of the county or township, as the case may be, signed by the commissioners or trustees and attested by the signature of the county auditor or township clerk, and covering such deferred payments and payable at the times above provided, which notes may bear interest at not to exceed six per cent. per annum. In the legislation under which such notes are authorized, the county commissioners or township trustees shall make provision for levying and collecting annually by taxation an amount sufficient to pay the interest, if any, thereon and to provide a sinking fund for the final redemption of such notes at maturity. The provisions of section 5660 of the General Code shall apply only to such portion of the purchase price of such machinery, tools, truck or equipment as is to be paid in cash."

In line 1093, strike out the figure "4" and insert in lieu thereof the figure "6".

In line 1097, strike out the figure "5" and insert in lieu thereof the figure "7".

T. A. BUSBEY,
H. W. DAVIS,
JAMES R. HOPLEY,
T. M. BERRY,
GEO. E. KRYDER,
J. N. STONE,

O. J. DEMUTH,
GEO. J. SNYDER,
C. K. PATTERSON,
C. A. WAGNER,
F. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Busbey moved that **Am. H. B. No. 162** — Mr. Fouts, be made a special order for Wednesday at 2:00 p. m.

Which was agreed to.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the Governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

J. E. Collins, Sandusky county, appointed trustee of the Bowling Green State Normal School, for the term ending May 17, 1922.

F. E. WHITTEMORE,
WM. AGNEW,
M. B. ARCHER,

FRANK C. PARRETT,
J. E. HOLDEN,
CHAS. A. WHITE.

The question was, "Shall the Senate advise and consent to the appointment by the Governor?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Sparks,
Archer,	Holl,	Miller,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Busbey,	Jones, of Franklin,	Parrett,	White,
Davis,	Jones, of Meigs,	Patterson,	Whittemore,
Demuth,	Latham,	Snyder,	Wright — 25.
Emmert,			

So the Senate advised and consented to said appointment.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the Governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment.

Robert H. Bishop, Cuyahoga county, appointed trustee, Miami University for the term ending February 4, 1926.

F. E. WHITTEMORE,
WM. AGNEW,
M. B. ARCHER,

FRANK C. PARRETT,
CHAS. A. WHITE.

The question was, "Shall the Senate advise and consent to the appointment by the Governor?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Sparks,
Archer,	Holl,	Miller,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Busbey,	Jones, of Franklin,	Parrett,	White,
Davis,	Jones, of Meigs,	Patterson,	Whittemore,
Demuth,	Kryder,	Snyder,	Wright — 26.
Emmert,	Latham,		

So the Senate advised and consented to said appointment.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the Governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

Albert Kern, Montgomery county, appointed trustee for the Ohio Sailors' and Soldiers' Orphans' Home, for the term ending April 1, 1922.

F. E. WHITTEMORE,
WM. AGNEW,
M. B. ARCHER,

FRANK C. PARRETT,
J. E. HOLDEN,
CHAS. A. WHITE.

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Busbey,	Jones, of Franklin,	O'Brien,	White,
Davis,	Jones, of Meigs,	Parrett,	Whittemore,
Demuth,	Kryder,	Patterson,	Wright — 26.
Emmert,	Latham,		

So the Senate advised and consented to said appointment.

Mr. Holl submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 442** — Mr. Copeland, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

After the period in line 10 strike out the remainder of the section and add the following: said board shall be composed of the county auditor, treasurer and prosecuting attorney.

H. W. DAVIS,	J. N. STONE,
GEORGE W. HOLL,	T. A. BUSBEY,
CHAS. A. WHITE,	F. E. WHITTEMORE,
T. M. NORRIS,	E. G. LLOYD,
ROBERT J. O'BRIEN,	C. K. PATTERSON.
J. E. HOLDEN,	

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

H. J. R. No. 45 — Mr. Myers, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Bellew,	Hopley,	Mettler,	Stone,
Busbey,	Jones, of Franklin,	Miller,	White,
Davis,	Jones, of Meigs,	Norris,	Whittemore,
Demuth,	Kryder,	O'Brien,	Wright — 27.
Emmert,	Latham,	Patterson,	

So the joint resolution was adopted.

Am. S. B. No. 125 — Joint Committee on Taxation, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	Wagner,
Demuth,	Kryder,	Parrett,	White,
Emmert,	Latham,	Patterson,	Whittemore,
Holden,	Liggitt,	Snyder,	Wright — 26.
Holl,	Lloyd,		

So the amendments were concurred in.

Am. S. B. No. 45 — Mr. Parrett, was taken up.

The question was, "Shall the House amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 1, nays 26, as follows:

Those who voted in the affirmative were: Mr. Demuth.

Those who voted in the negative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Emmert,	Latham,	Patterson,	Whittemore,
Holden,	Liggitt,	Snyder,	Wright — 26.
Holl,	Lloyd,		

So the amendments were not concurred in.

S. B. No. 153 — Mr. White, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Jones, of Franklin, moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out the word "committed" in line 82 and insert instead thereof the word "committed".

Which was agreed to.

Mr. Jones was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Hopley,	Mettler,	Stone,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore,
Demuth,	Latham,	Patterson,	Wright — 28.

So the bill passed.

The title was agreed to.

H. B. No. 323 — Mr. Miller, of Stark, was read for the third time.

Mr. Davis moved that **H. B. No. 323** — Mr. Miller, of Stark, be informally passed.

Which was agreed to.

Am. H. B. No. 143 — Mr. Wise, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	Lloyd,	Stone,
Bellew,	Hopley,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Miller,	White,
Davis,	Jones, of Meigs,	Norris,	Whittemore — 27.
Demuth,	Kryder,	Patterson,	

So the bill passed.

The title was agreed to.

S. B. No. 159 — Mr. Berry (by request), was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Parrett,
Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Lloyd,	Snyder,
Beebe,	Hopley,	Mettler,	Sparks,
Berry,	Jones, of Franklin,	Miller,	Wagner,
Busbey,	Jones, of Meigs,	Norris,	White,
Davis,	Kryder,	O'Brien,	Wright — 29.
Demuth,			

So the bill passed.

The title was agreed to.

On motion of Mr. O'Brien the Senate recessed until 1:30 p. m.

Senate met pursuant to recess.

Am. H. B. No. 24 — Mr. Crabbe, being the special order for the hour, 2:00 p. m., was read the third time.

Mr. Whittemore arose to a question of personal privilege and called attention to the arrival of 2:30, the hour for consideration of **S. B. No. 162** — Mr. Miller. The President ruled that said bill would retain its place.

Mr. Berry arose to a question of personal privilege and called attention to the arrival of 4:00 p. m., the hour for consideration of **S. B. No. 100** — Mr. Berry. The President ruled that said bill would retain its place.

The question being, "Shall the bill, **Am. H. B. No. 24** pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 1173 add the following:

Section 77. This act is hereby declared to be an emergency act necessary for the preservation of the public health, peace and safety immediately on and after May 27, 1919, being the date set out in the preceding section on and after which this act shall take effect and be in force, and also being the date on which the amendment to the constitution of Ohio, prohibiting the manufacture and sale of intoxicating liquors, shall become effective. Such emergency exists because of the reason that the ninety days within which this act would not be operative without an emergency section would extend many days beyond May 27, 1919, and because of the further reason that unless this act is declared an emergency act, there

will be left, on and after said May 27, 1919, no means for the enforcement of said amendment to the constitution of Ohio.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all after the period after the words and figures "Section 65" and insert in lieu thereof the following: "Money arising from fines and forfeited and violated bonds shall be paid one-half into the state treasury and one-half into the treasury of the political subdivision where the prosecution is held."

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 79 strike out the comma after the word "preparations" and the remainder of that line.

In line 80 strike out the words "alcoholic patent or proprietary preparations" and insert in lieu thereof the following: "by a physician or pharmacist".

In line 81 strike out "(b)".

Strike out lines 82, 83, 84, 85, 86 and the following in line 87 "tion";.

In line 169 strike out all after the semicolon.

In line 170 strike out the following: "Section 7 (2) of this act;".

In line 170 strike out "(3)" and insert "(2)".

In line 171 strike out "(4)" and insert "(3)".

In line 195 strike out "(3)".

Strike out all of lines 196, 197 and 198.

Mr. Miller demanded a roll call on said amendments.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted—yeas 14, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Mettler,	Snyder,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Emmert,	Latham,	O'Brien,	Wright—14.
Holden,	Lloyd,		

Those who voted in the negative were: Messrs.

Ake,	Davis,	Liggitt,	Sparks,
Archer,	Demuth,	Miller,	Stone,
Beebe,	Hopley,	Parrett,	White,
Berry,	Jones, of Meigs,	Patterson,	Whittemore—18.
Busbey,	Kryder,		

So the amendments were disagreed to.

The question being, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 134 strike out the words "of Franklin county" and the comma and insert in lieu thereof the following: "of the county wherein said manufacturer resides or has his place of business; provided, however, that the county for filing said petitions by manufacturers non-resident in the state of Ohio shall be Franklin county,".

On which Mr. Wright demanded a roll call.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 13, nays 17, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Davis,	Latham,	O'Brien,	Wright—13.
Emmert,			

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—17.
Busbey,			

The question was, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 465 following the comma after the word "traffic" insert the following: "or concerning prohibition or dry propaganda".

On which Mr. Wright demanded a roll call.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 12, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	Snyder,
Bellew,	Holl,	Mettler,	Wagner,
Emmert,	Jones, of Franklin,	Norris,	Wright—12.

Those who voted in the negative were: Messrs.

Ake,	Davis,	Kryder,	Sparks,
Archer,	Demuth,	Liggitt,	Stone,
Beebe,	Holl,	Miller,	White,
Berry,	Hopley,	Parrett,	Whittemore—19.
Busbey,	Jones, of Meigs,	Patterson,	

So the amendments were disagreed to.

The question being, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 469, after the period insert the following: "Provided, however, that nothing in this act shall be construed to permit the advertising anywhere, on land, or water, or in air; upon or in any place, or object, stationary or movable, or by any medium, means or method; upon any sign or billboard or in the columns of any newspaper or periodical or other publication of the following:

(a) Alcoholic patent or proprietary preparations suitable for use or capable of being used as a beverage;

(b) Alcoholic toilet, medical, antiseptic, chemical or other suitable preparations and solutions suitable for use as or capable of being used as a beverage;

(c) Food products containing alcoholic and known as flavoring extracts suitable for use as or capable of being used as a beverage;"

On which a roll call was demanded.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 14, nays 17, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Davis,	Jones, of Franklin,	O'Brien,	Wright—14.
Emmert,	Latham,		

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—17.
Busbey,			

So the amendments were disagreed to.

The question was, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 966 after the period following the word "month" strike out the remainder of the line.

Strike out lines 967, 968, 969 and 970.

Which was disagreed to.

On which a roll call was taken.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 13, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Mettler,	Snyder,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Emmert,	Lloyd,	O'Brien,	Wright—13.
Holden,			

Those who voted in the negative were: Messrs.

Ake,	Davis,	Latham,	Sparks,
Archer,	Demuth,	Liggitt,	Stone,
Beebe,	Hopley,	Miller,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore—19.
Busbey,	Kryder,	Patterson,	

So the amendments were disagreed to.

Mr. Whittemore demanded the previous question, which demand was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question recurred, "Shall the Emergency Clause pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 14, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Liggitt,	Sparks,
Archer,	Demuth,	Miller,	Stone,
Beebe,	Hopley,	Parrett,	White,
Berry,	Jones, of Meigs,	Patterson,	Whittemore—18.
Busbey,	Kryder,		

Those who voted in the negative were: Messrs.

Agnew,	Holl,	Mettler,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	Whittemore,
Emmert,	Latham,	Snyder,	Wright—14.
Holden,	Lloyd,		

Not having received a constitutional majority, the emergency clause was lost.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Parrett,
Ake,	Demuth,	Latham,	Patterson,
Archer,	Holl,	Liggitt,	Sparks,
Beebe,	Hopley,	Lloyd,	Stone,
Berry,	Jones, of Franklin,	Miller,	White,
Busbey,	Jones, of Meigs,	Norris,	Whittemore—24.

Those who voted in the negative were: Messrs.

Bellew,	Holden,	O'Brien,	Wagner,
Emmert,	Mettler,	Snyder,	Wright—8.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 261 — Mr. Graham, of Licking.

To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

H. B. No. 290 — Mr. Moyer.

To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and municipal authorities.

H. B. No. 309 — Mr. Billingslea.

To authorize the board of education of Madison township school district of Butler county, Ohio, to pay Mary Williamson the sum of four hundred and thirteen dollars.

H. B. No. 310 — Mr. Blausen.

To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning a municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding.

H. J. R. No. 43 — Mr. Burns.

Relating to the appointment by the governor of a commission to serve without compensation from, or expense to the state to recommend to the General Assembly amendments to and revision of chapter one of

division one of title nine of the General Code of Ohio, providing for the organization and powers of private corporations.

H. J. R. No. 48 — Mr. Halstead.

Relative to the printing and distribution of ten thousand sets of Howe's Historical Collections of Ohio.

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES,
GEORGE SCHELHORN,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
ROBERT J. O'BRIEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 43 — Mr. Huber.

To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts.

H. B. No. 99 — Mr. Stokes.

To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process of burying, burning, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business; providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions.

H. B. No. 174 — Mr. Smith.

To amend section 12788 of the General Code, relating to the protection of motormen and conductors.

H. B. No. 196 — Mr. Faris.

Authorizing the boards of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College to establish and conduct extension departments for the training of teachers.

H. B. No. 231 — Mr. Billingslea.

To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to add supplemental sections 1579-92a, 1579-92b, 1579-92c and 1579-126a of the General Code, relating to the municipal court of Hamilton, Butler county, Ohio.

H. B. No. 254 — Mr. Greve.

To amend sections 1579-6, 1579-8, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction.

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES,
GEORGE SCHELHORN,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
ROBERT J. O'BRIEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 145 — Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
TOM W. JONES,
CARL V. BEEBE,

JOHN E. BARNES,
C. H. McCOY,
HERBERT L. JONES,
GEORGE SCHELHORN.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 145 — Joint Committee on Taxation.

H. B. No. 261 — Mr. Graham, of Licking.

H. B. No. 290 — Mr. Moyer.

Am. H. B. No. 309 — Mr. Billingslea.

H. B. No. 310 — Mr. Blauser.

H. J. R. No. 43 — Mr. Burns.

Am. H. J. R. No. 48 — Mr. Halstead.

H. B. No. 43 — Mr. Huber.

Am. H. B. No. 99 — Mr. Stokes.

Am. H. B. No. 174 — Mr. Smith.

Am. H. B. No. 196 — Mr. Faris.

Am. H. B. No. 231 — Mr. Billingslea.

Am. H. B. No. 254 — Mr. Greve.

Attest:

JOHN P. MAYNARD,
Clerk.

The president, in the presence of the Senate, signed said bills and joint resolutions.

By unanimous consent the following committee report was submitted at this time:

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 359** — Mr. Freeman, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
M. B. ARCHER,
T. A. BUSBEY,
GEO. J. SNYDER,

E. G. LLOYD,
H. W. DAVIS,
WM. AGNEW,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H.**

B. No. 320 — Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
C. A. PATTERSON,
GEO. D. JONES,
J. N. STONE,

F. E. WHITTEMORE,
H. ROSS AKE,
W. W. BELLEW.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 385** — Mr. Mulcahy, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
T. M. NORRIS,
FRANK C. PARRETT,
H. W. DAVIS,
F. E. WHITTEMORE,

CARL V. BEEBE,
EDWARD N. METTLER,
J. N. STONE,
T. A. BUSBEY,
W. W. BELLEW.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 154** — Mr. Lloyd, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
T. M. NORRIS,
FRANK C. PARRETT,
H. W. DAVIS,

CARL V. BEEBE,
EDWARD N. METTLER,
T. A. BUSBEY,
W. W. BELLEW.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 440** — Mr. Winter, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
T. M. NORRIS,
FRANK C. PARRETT,
H. W. DAVIS,
F. E. WHITTEMORE,

J. N. STONE,
CARL V. BEEBE,
EDWARD N. METTLER,
T. A. BUSBEY,
W. W. BELLEW,

The bill was ordered to be read the third time in its regular order.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 473** — Mr. Pearson, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES, Chairman,
E. G. LLOYD,
H. W. DAVIS,

C. A. WAGNER,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **Am. H. B. No. 364** — Mr. Barnes, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES, Chairman,	C. A. WAGNER,
E. G. LLOYD,	C. K. PATTERSON.
H. W. DAVIS,	

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 174** — Mr. Whittemore, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,	J. N. STONE,
T. M. NORRIS,	CARL V. BEEBE,
FRANK C. PARRETT,	EDWARD N. METTLER,
H. W. DAVIS,	T. A. BUSBEY,
F. E. WHITTEMORE,	W. W. BELLEW,

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. H. B. No. 336** — Mr. Lytle, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,	D. A. LIGGITT,
GEO. E. KRYDER,	C. K. PATTERSON,
T. M. NORRIS,	FRANK C. PARRETT.
T. M. BERRY,	

The bill was ordered to be read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. H. B. No. 463** — Mr. Myers, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,	D. A. LIGGITT,
GEO. E. KRYDER,	C. K. PATTERSON,
T. M. NORRIS,	FRANK C. PARRETT.
T. M. BERRY,	

The bill was ordered to be read the third time in its regular order.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **H. B. No. 448** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

THOMAS W. LATHAM,	H. W. DAVIS.
ROBERT J. O'BRIEN,	

The bill was ordered to be read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. H. B. No. 378** — Mr. Alban, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,
GEO. E. KRYDER,
T. M. NORRIS,
T. M. BERRY,

D. A. LIGGITT,
C. K. PATTERSON,
FRANK C. PARRETT,

The bill was ordered to be read the third time in its regular order.

The President appointed as managers on the part of the Senate on differences between the two Houses, on **S. B. No. 146** — The Joint Committee on Taxation, Messrs. Parrett, Whittemore and Agnew.

On motion of Mr. Whittemore the Senate recessed to 7:30.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

H. B. No. 477 — Mr. Freeman.

Defining the crime of criminal syndicalism and prescribing punishment therefor.

H. B. No. 523 — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to the duties of guardians.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 477** was read the second time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 477** was read the third time and placed on its passage.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—30.
Davis,	Liggitt,		

So the emergency clause passed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—30.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

By unanimous consent the following report was submitted at this time:

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 515** — Mr. Banker, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT.
WM. AGNEW,
J. N. STONE,

F. E. WHITTEMORE,
H. ROSS AKE,
W. W. BELLEW,
CHAS. A. WHITE.

On motion of Mr. Archer the constitutional rule, requiring bills

to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 515** was read the third time and placed upon its passage.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Meigs,	Norris,	Wagner,
Busbey,	Kryder,	O'Brien,	White,
Davis,	Latham,	Parrett,	Wright—28.

So the bill passed.

The title was agreed to.

S. B. No. 162 — Mr. Miller, being the special order for the hour, 2:30 p. m., was read the third time.

The question was, "Shall the bill pass?"

Mr. Emmert moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line "five" after the word "traffic" insert the words "and an honorably discharged soldier, sailor or marine of the United States of America".

In line 23, after the word "act" insert the words "three of whom shall be honorably discharged soldiers, sailors or marines of the United States of America".

In line 31, after the word "inspectors", insert the words "three-fourths of whom shall be honorably discharged soldiers, sailors or marines of the United States of America".

On which a roll call was demanded.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted—yeas 14, nays 16, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Davis,	Latham,	O'Brien,	Wright—14.
Emmert,	Lloyd,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whitemore—16.

So the amendments were disagreed to.

The question was, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the words "the attorney" and in line 6, strike out the word "general" and insert in lieu thereof the words "the governor".

In line 7, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 14, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 17, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 22, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 42, strike out the words "attorney general" and insert in lieu thereof the word "governor".

In line 111, strike out the following: "attorney general, his lawfully appointed and qualified" and in line 112 strike out the following: "assistants, the".

In line 116, strike out the following: "attorney general, his assistants, the".

In line 129, strike out the words "the attorney" and in line 130, strike out the following: "general, his assistants".

In line 150, strike out the following: "the attorney general and any of the persons appointed by" and in line 151, strike out the following: "him under section 334 and 336 of the General Code," and insert in lieu thereof the following: "said commissioner, if a lawyer, and such of the deputy commissioners as are lawyers,".

In line 154, after the word "Ohio" change the comma to a period and strike out the remainder of the section.

In line 161, strike out the word "attorney" and in line 162 strike out the word "general" and insert in lieu thereof the word "governor".

In line 162, after the word "year" change the comma to a period and strike out the remainder of the line.

In line 163, strike out the following: "shall be by the attorney general filed with the governor."

On which a roll call was demanded.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted—yeas 11, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Wagner,
Beebe,	Holl,	Norris,	Wright—11.
Berry,	Lloyd,	Snyder,	

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—19.
Davis,	Latham,	Patterson,	

So the amendments were disagreed to.

The question was, "Shall the bill pass?"

Mr. Holden moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, strike out the words "the attorney" and in line 6, strike out the word "general" and insert in lieu thereof the words "the lieutenant governor".

In line 7, strike out the words "attorney general" and insert in lieu thereof the words "lieutenant governor".

In line 14, strike out the words "attorney general" and insert in lieu thereof the words "lieutenant governor".

In line 17, strike out the words "attorney general" and insert in lieu thereof the words "lieutenant governor".

In line 22, strike out the words "attorney general" and insert in lieu thereof the words "lieutenant governor".

In line 42, strike out the words "attorney general" and insert in lieu thereof the words "lieutenant governor".

In line 111, strike out the following: "attorney general, his lawfully appointed and qualified" and in line 112 strike out the following "assistants, the".

In line 116 strike out the following: "attorney general, his assistants, the".

In line 129, strike out the words "the attorney" and in line 130 strike out the following: "general, his assistants".

In line 150 strike out the following: "The attorney general and any of the persons appointed by" and in line 151 strike out the following: "him under section 334 and 336 of the General Code," and insert in lieu thereof the following: "said commissioner, if a lawyer, and such of the deputy commissioners as are lawyers,".

In line 154 after the word "Ohio" change the comma to a period and strike out the remainder of the section.

In line 161 strike out the word "attorney" and in line 162 strike out the word "general" and insert in lieu thereof the words "lieutenant governor".

In line 162 after the word "year" change the comma to a period and strike out the remainder of the line.

In line 163 strike out the following: "shall be by the attorney general filed with the governor."

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Latham moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 strike out the word "and" and the comma preceding it.

Strike out all of line 7 except the semicolon.

In line 10 strike out the words "second Monday of January, 1921" and insert in lieu thereof the words "first Monday of April, 1920".

In line 46 after the word "commissioner" insert a semicolon and the following: "provided, however, that the term of service of all the deputies, inspectors and other appointees authorized in this act shall end on the first Monday of April, 1920".

On which a roll call was demanded.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted—yeas 14, nays 17, as follows:

Thos who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Latham,	O'Brien,	Wright—14.
Emmert,	Lloyd,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore—17.
Davis,			

So the amendments were disagreed to.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instruction to amend as follows:

In line 4, after the word "state", insert a period and strike out the rest of the line.

Strike out all of line 5 to and including the period after the word "traffic".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

Mr. Wright demanded the previous question, which demand was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted—yeas 17, nays 14, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore—17.
Davis,			

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Latham,	O'Brien,	Wright—14.
Emmert,	Lloyd,		

Not having received a constitutional majority, the emergency clause was lost.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore—18.
Davis,	Latham,		

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Berry,	Lloyd,	O'Brien,	Wright—13.
Emmert,			

So the bill passed.

The title was agreed to.

Mr. Berry submitted the following report:

The standing committee on Roads and Highways, to which was referred **S. B. No. 85** — Mr. Berry, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 2 strike out "section 1222 of the General Code be amended and".

In line 3 strike out the word "added" and insert in lieu thereof the word "enacted".

Lines 5 to 32 inclusive. Strike out these lines.

In line 37 insert before the word "November" the following: "first ensuing". Strike out the word "twenty" and insert in lieu thereof "forty".

In line 62 insert before the word "November" the following "first ensuing". Strike out the word "twenty" and insert in lieu thereof "forty".

In line 66 insert after the word "election" the following: "shall be governed in all respects by the general election laws of the state and".

In line 84 insert after the period following the section number the following sentence: "The ballots shall be marked as is provided by law with reference to other ballots and the result of such election shall be certified by the deputy state supervisors and inspectors or the deputy state supervisors of elections to the county commissioners of such county."

In line 85 strike out the word "thereof" and insert in lieu thereof the following: "of such levy or levies".

Lines 93 and 94. Strike out these lines.

T. A. BUSBEY,
JAMES R. HOPLEY,
GEO. E. KRYDER,
O. J. DEMUTH,
C. A. WAGNER,

T. M. BERRY,
GEO. J. SNYDER,
C. K. PATTERSON,
J. N. STONE,
H. W. DAVIS,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Berry moved that **S. B. No. 100** — Mr. Berry, be made a special order for Wednesday at 11 a. m.

Which was agreed to.

Mr. Wright moved that **H. B. No. 211** — Mr. Hughes, be made a special order for Wednesday at 2:15 p. m.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull, and the Speaker of the House on the part of the House appoints as managers on such committee, Messrs. Jones of Trumbull, Bonser and Stokes.

Attest:

JOHN P. MAYNARD,
Clerk.

The president appointed as managers on the part of the Senate in the differences between the two Houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull, Messrs. Davis, Busbey and Jones, of Franklin.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 54 — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during the recess.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Davis moved that the rules be suspended and the joint resolution be considered.

Which was agreed to.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Berry,	Holl,	Miller,	Wagner,
Busbey,	Hopley,	O'Brien,	Whittemore,
Davis,	Jones, of Meigs,	Patterson,	Wright—22.
Demuth,	Kryder,		

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 484 — Mr. Gardner.

To amend section 5966 of the General Code, relating to action at law in betting.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Lloyd the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 484** was read the second time.

On motion of Mr. Lloyd the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 484** was read the third time and was placed on its passage.

The question was, "Shall the bill pass?"

Mr. O'Brien moved that **H. B. No. 484** — Mr. Gardner, be made a special order for 2:45 Wednesday.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 350 — Mr. Gorrell.

To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 and 13031-19, providing for the suppression of prostitution.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Wright the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed

with, and **Am. H. B. No. 350** was read the second time and referred to the committee on Public Health.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 423 — Mr. Benner.

To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 352 — Mr. Kay.

To empower board of state charities to appoint voluntary investigators.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 29** — Mr. Miller, of Stark, and the Speaker of the House on the part of the House appoints as managers on such committee, Messrs. Miller, of Stark, Crosser and Stokes.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 49 — Mr. Parrett.

To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrants, pipes, mains, meters and other water works property.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 522 — Mr. Matthews.

To amend section 12708 of the General Code, relative to penalties for violations of the pharmacy laws.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Liggitt the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 522** was read the second time and referred to the committee on Agriculture.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills; in which the concurrence of the Senate is requested:

Am. H. B. No. 398 — Mr. Federman.

To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles.

Am. H. B. No. 272 — Mr. Chester.

To abandon certain portions of the Miami and Erie canal, the Sidney feeder, and the Mad River feeder canal, and to provide for the retention of the same as a possible right-of-way for a ship or barge canal and for hydraulic purposes, and likewise for the leasing or selling of portions thereof.

Am. H. B. No. 165 — Mr. Cowan.

Giving authority to county commissioners, township trustees and councils of municipal corporations to build dams in streams to protect fish.

H. B. No. 479 — Mr. Brown.

To amend section 4692 of the General Code, relating to the supervision of rural and village schools, and to repeal section 4692 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 474 — Mr. Silver.

To amend sections 9880, 9881, 9882, 9884, 9894 and 9899 and to add supplementary sections 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned till 10:30 Wednesday morning.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, April 16, 10:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 41 — Mr. Whittemore.

Be it resolved by the Senate and House of Representatives, That when the Senate and House of Representatives adjourn on Thursday, the 17th day of April, 1919, it be to meet on Monday, May 5th, 1919, at 5 o'clock p. m.

Mr. Whittemore moved that the rules be suspended and the joint resolution be considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Patterson.
Archer,	Holden,	Lloyd,	Snyder,
Bellew,	Holl,	Mettler,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Franklin,	Norris,	Whittemore,
Davis,	Jones, of Meigs,	O'Brien,	Wright — 26.
Demuth,	Kryder,		

So the joint resolution was adopted.

Mr. Latham offered the following joint resolution:

S. J. R. No. 42 — Mr. Latham.

Proposing to amend section 7 of Article V of the constitution of the state of Ohio, relative to the nomination of state and district officers and the choice of delegates to national conventions of political parties.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each House concurring therein, That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1919, a proposal to so amend section 7, of Article V of the constitution as to read as follows:

Sec. 7. All nominations * * * *for governor and United States senator and for county and elective municipal officers shall be made at direct primary elections, or by petition as provided by law, * * * but other elective state officers shall be nominated and all delegates at large to national conventions of political parties shall be chosen, by delegates elected by direct vote at primaries. All elective district officers shall be nominated and all district delegates to national conventions of political parties shall be chosen by direct vote at primaries, or by delegates elected by direct vote at primaries, as provided by law, but direct primaries shall not be held for the nomination of officers of any township or for officers of * * * a municipality of less than two thousand population, unless petitioned for by a majority of the electors of such township or municipality. * * **

Be it further resolved, That at such election herein provided for, the amendment shall be placed on the official ballot in the manner prescribed by law and shall be designated as follows:

Electors to choose delegates to nominate certain officers and choose delegates to party conventions. Yes.

Electors to choose delegates to nominate certain officers and choose delegates to party conventions. No.

If adopted, this amendment shall take effect on the first day of January, 1920, and on and after that date, shall be a part of the constitution of Ohio and original section 7, of article V shall be repealed.

Said resolution was laid over under the rule.

Mr. Whittemore moved that the president appoint a calendar committee of three members from the Senate, which was agreed to.

The president named as such committee Messrs. Whittemore, Busbey and Holden.

Mr. Ake submitted the following report :

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 29**—Mr. Miller, of Stark, having had the same under consideration, do recommend to their respective houses as follows: That the bill pass as passed by the House with the following amendments:

In line 7, after the word "abandon" insert the words "or be required to abandon or withdraw"; after the word "tracks" insert the words "or depot of a railroad or".

In line 9 strike out the words "or depot" and insert at the end of the line the word "or".

In line 10 after the word "station" insert the words "of a public utility."

In line 12 strike out the words "Section 2" and insert in lieu thereof the words "Sec. 504-3".

In line 13 strike out the word "company" and insert in lieu thereof the word "railroad."

In line 15 strike out the period (.) after the word "Dollars" and insert in lieu a comma (,) and the words "and shall be subject to all other legal and equitable remedies for the enforcement of the provisions of this act."

Strike out all of lines 16, 17 and 18 and insert in lieu thereof the words and figures "Sec. 504-3. Any such railroad or any political subdivision desiring to abandon or close, or have abandoned, withdrawn or closed for traffic or service all or any part of such main

track or tracks, or depot, and any such public utility, or political subdivision desiring to abandon or close, or have abandoned, withdrawn or closed for traffic or service all or any part of such line or lines, pumping station, generating plant, power station or service station, shall";

In line 24 after the word "abandonment" insert a comma and the word "withdrawal."

In line 28 after the word "abandonment" insert the words "or withdrawal."

In line 44 strike out the word "or" and insert in lieu thereof a comma (,) and after the word "municipality" insert the words "or public utility."

In line 46, after the word "code", strike out the period, insert in lieu thereof a comma and add: "and except that the provisions of sections 504-2 and 504-3 shall not apply to a gas company when removing or exchanging abandoned field lines."

In line 49 after the word "abandonment" insert the words "or withdrawal".

In line 52 change the first figure "3" to figure "2".

J. S. MILLER,
E. M. CROSSER,
W. W. STOKES,

H. ROSS AKE,
D. A. LIGGITT,
J. E. HOLDEN.

The question was, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	White,
Demuth,	Kryder,	Patterson,	Whittemore — 24.

So the report of the Conference committee was agreed to.

Am. S. B. No. 100 — Mr. Berry, being the special order for the hour 11:00 a. m., was read the third time.

The question being, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, after the word "sections" insert the following: "3386, 3387, 3388, 3389, 3390,".

In line 12, after the first comma insert "6535-24".

In line 31, strike out "3386" and all following: in line 32, strike out all to and including "6657".

In line 97, strike out the comma after the word "stock" and insert in lieu thereof a semi-colon.

In line 128, strike out the word "march" and insert in lieu thereof the word "marsh".

In line 175, strike out the word "or" where it occurs after the word "corporation".

In line 175, insert the word "or" after the word "county".

In line 179, strike out the word "to" where it occurs the second time and insert in lieu thereof the word "shall".

In line 181, strike out the word "or" and insert in lieu thereof the word "of".

4 WEDNESDAY, APRIL 16, 1919.

In line 243, strike out the word "courts" and insert in lieu thereof the word "court".

In line 339, after the word "court" insert a comma and the following: "and such portion of such expense".

In line 373, strike out "etc." and the period and insert in lieu thereof the words "or other lines or marks".

In line 389, between the word "the" and the word "number" insert the word "approximate".

In line 396, after the word "line" insert the following: "at the discretion of the county engineer".

In line 410, strike out the word "or" and insert in lieu thereof the word "of".

In line 524 after the word "estimate" insert the following: "or the furnishing of material and labor for the construction of the catch basins, culverts and retaining walls does not exceed seventy-five dollars".

In line 566 strike out the word "require" and insert in lieu thereof the word "requires".

In line 686 after the word "issued" insert a comma.

In line 690 after the word "in" insert the word "its".

In line 690 after the word "ditch" insert the word "improvement".

In line 707 strike out the word "benefitting" and insert in lieu thereof the word "benefitted".

In line 723 after the word "fund" insert a comma.

In line 184 strike out the word "one".

In line 899 strike out the word "prevailed" and insert in lieu thereof the word "prevails".

In line 993 strike out the words "as is equitable" and insert in lieu thereof the word "equitably".

In line 1233 strike out the numerals "\$300.00" and insert in lieu thereof the words "three hundred dollars".

In line 1237 strike out the numerals "\$300.00" and insert in lieu thereof the words "three hundred dollars".

In line 1251 strike out the numerals "\$25.00" and insert in lieu thereof the words "twenty-five dollars".

In line 1280 strike out the word "title" and insert in lieu thereof the word "tile".

In line 1306 strike out the period and insert in lieu thereof a comma.

In line 1306 commence the word "The" where it first occurs with a small letter.

In line 1323 strike out the word "of" where it occurs the second time and insert in lieu thereof the word "in".

In line 1326 strike out the word "receive" and insert in lieu thereof the word "received".

In line 1336 strike out the word "claiming" and insert in lieu thereof the word "reclaiming".

In line 1352 strike out the word "matter" and insert in lieu thereof the word "matters".

In line 1354 strike out the word "Te" and insert in lieu thereof the word "The".

In line 1357 strike out "righth" and insert in lieu thereof the word "right".

In line 1395 after the word "more" insert the word "of".

In line 1581 strike out "etc" and the period and insert in lieu thereof the words "and other data".

In line 1591 strike out the numeral "25" and insert in lieu thereof the word "twenty-five".

In line 1642 strike out "6454" and insert in lieu thereof "6564".

In line 1650 strike out the word "such" where it first occurs and insert in lieu thereof the word "each".

In line 1674 after the colon insert the following: "3386, 3387, 3388, 3389, 3390,"

In line 1685 after the first comma insert "6535-24" and a comma.

In line 1700 strike out "6606" and insert in lieu thereof "6706".

In line 1702 after the comma following "6778" insert "6779" and a comma.

In line 1704 strike out the comma following "6822" and all following it.

In line 1705 strike out "6655, 6656, 6657".

Which was agreed to.

Mr. Berry was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 1646 change the figures "1911" to "1909".

In line 1648 change the words "nine hundred" to "seven hundred and fifty".

In line 1654, after the word "the" insert the word "official". After the word "year" in the same line insert "ending on the third Monday of September".

In line 150 strike out the word "regular".

Which was agreed to.

Mr. Berry was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 152, change the period to a semicolon and add: "and if any building or ground under the control of any board of education or the trustees of any state, county, township or municipal public institution be named as affected, he shall at the same time notify by mail the president of the board of education or trustees of such institution named. If any private institution be named as affected he shall at the same time notify by mail the president of the board of trustees of such institution."

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

After the comma in line 303 add: "president of any board of education or president of any board of trustees of any state, county, township or municipal public institution".

In the same line after the word "council" insert a comma and add: "board of education or trustees of the institution".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 405 strike out the first word "and" and capitalize "t" in the next word "the".

In line 754 correct the spelling of "consolidated".

In line 1025 strike out the word "and", capitalize "i" in the next word.

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 737 after the word "corporation" insert a comma, and the words "board of education or trustees of a state, county, township or municipal public institution".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 1354, insert a letter "h" between the letters "T" and "e" of the first word.

In line 1375, insert a letter "t" before the third word "he".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Holl moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 51, after the comma after the word "tiling" add the word "filling" and a comma.

Which was agreed to.

Mr. Holl was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Mettler,	Sparks,
Ake,	Jones, of Franklin,	Miller,	Stone,
Archer,	Jones, of Meigs,	Norris,	Wagner,
Beebe,	Kryder,	O'Brien,	White,
Berry,	Latham,	Parrett,	Whittemore,
Holden,	Liggitt,	Patterson,	Wright — 27.
Holl,	Lloyd,	Snyder,	

So the bill passed.

Mr. Berry moved to refer the bill to a select committee of one with instructions to amend the title as follows:

In the fourth line of the title strike out "21st", and insert in lieu thereof "21".

In the fourth line of the title strike out all enclosed in the parentheses and insert in lieu thereof the following: "O. L. 107 V, 611".

After the parenthesis in line 4 insert a comma and the following: "to amend sections 3001, 6564, 6565 of the General Code".

Which was agreed to.

Mr. Berry was appointed such committee and reported the title amended as instructed.

The title was agreed to as amended.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred

Am. H. B. No. 161 — Mr. Lentz, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
GEO. D. JONES,
O. J. DEMUTH,

CARL V. BEEBE,
T. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred

Am. H. B. No. 428 — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
O. J. DEMUTH,
JAMES R. HOPLEY,

T. M. NORRIS,
J. MILLER.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred

Am. H. B. No. 345 — Mr. Robins, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
GEO. E. KRYDER,

H. W. DAVIS,
T. M. BERRY.

The bill was ordered to be read the third time in its regular order.

Mr. Jones, of Franklin, submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull, having had the same under consideration, do recommend to their respective houses as follows:

Strike out the words "having a population, at the 1910 federal census, of not less than fifty-two thousand and not greater than fifty-three thousand", as amended by the Senate.

T. A. BUSBEY,
H. W. DAVIS,
GEO. D. JONES,
Managers on the part of the Senate.
HORACE BONSER,
HERBERT L. JONES,
W. C. STOKES,

Managers on the part of the House of Representatives.

The question was, "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken and resulted—yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright—32.

So the report was adopted.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 522**—Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,	GEO. E. KRYDER,
T. M. BERRY,	C. K. PATTERSON,
T. M. NORRIS,	D. A. LIGGITT.

The bill was ordered to be read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. H. B. No. 307**—Mr. Griswold, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

O. J. DEMUTH,	GEO. E. KRYDER,
FRANK C. PARRETT,	T. M. BERRY,
C. K. PATTERSON,	D. A. LIGGITT.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Whittemore, the Senate recessed until 1:30 p. m.

The Senate met pursuant to recess.

Am. H. B. No. 162—Mr. Fouts, being the special order for the hour, 2:00 p. m., was taken up.

Mr. Busbey moved that **Am. H. B. No. 162**—Mr. Fouts, be informally passed.

Which was agreed to.

Am. H. B. No. 211—Mr. Hughes, being the special order for the hour, 2:15 p. m., was read the third time.

The question being, "Shall the bill pass?"

Mr. O'Brien moved to amend as follows:

In line 194 after the word "disease" insert the following:

"Provided that in the medical supervision of school children as herein provided, no medical or surgical treatment shall be administered to any minor school child except upon the written request of the parent or guardian of such child; and provided further, that any information regarding any diseased condition or defect found as a result of any medical school examination shall be communicated only to the parent or

guardian of such child and if in writing shall be in a sealed envelope addressed to such parent or guardian."

The motion was agreed to and the bill was so amended.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—30.
Davis,	Latham,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 45** — Mr. Parrett, and asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Senate accede to the request of the House for a committee of Conference. Which was agreed to.

The President appointed as managers on the part of the Senate on differences between the two Houses on **Am. S. B. No. 45**, Messrs. Parrett, Latham and Snyder.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House has appointed as managers on the part of the House as a committee of Conference on matters of difference between the two Houses on **Am. S. B. No. 45** — Mr. Parrett, Messrs. Dunn, Alban and Lonz.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 416 — Mr. Carpenter.

To amend sections 1465-82 of the General Code, relative to the maximum compensation to be paid from the state insurance fund in case of injury of employe resulting in death.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 524 — Mr. Lustig.

To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **H. B. No. 163** — Mr. Chester.

To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Ake a message was sent to the House of Representatives, informing that body that the Senate insists upon its amendments to **H. B. No. 163** — Mr. Chester, and asks for a committee of Conference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

Am. H. B. No. 104 — Mr. Jones, of Trumbull.

Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917 and 1918.

Am. H. B. No. 25 — Mr. Barnes.

To amend sections 4698, 4699 and 4701 of the General Code, relating to city school districts.

Sub. H. B. No. 305 — Mr. Chester.

To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3135, 3136 and 3737 of the General Code, relating to the erection and maintenance of county hospitals.

Am. H. B. No. 61 — Mr. Taylor.

To supplement section 2141 of the General Code, by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 57 — Mr. Agnew.

To amend section 7681 (as amended March 7th, 1917, volume 107, O. L. page 62) of the General Code, relating to childrens' homes.

Am. S. B. No. 58 — Mr. Miller.

To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 490 — Mr. Drury.

To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Berry the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 49** was read the second time and referred to the committee on Agriculture.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 29** — Mr. Miller, of Stark.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 408 — Mr. Kreider.

To amend section 7642 of the General Code, relating to school libraries.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 317 — Mr. Bing.

To amend sections 7807-1, 7807-2, 7824, 7826, 7830, 7831, 7832-2, 7832-3, 7840, 7847, 7852, and 7856 of the General Code, and to enact supplemental sections 7807-10, 7823-3, 7831-2, 7831-3, 7847-1, 7847-2, 7848, 7852-1 and 7858-1 of the General Code, relating to life certificates, and temporary certificates and to provide a kindergarten primary certificates.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 112 — Mr. Kryder.

To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Senate pass to the fourth order of business, being bills for second reading, which was agreed to.

By unanimous consent the following report was submitted at this time.

Mr. Parrett submitted the following report:

The committee of Conference, to which was referred matters of difference between the two Houses, relative to **Am. S. B. No. 146** — The Special Joint Committee on Taxation, makes the following recommendations to the General Assembly, and urges the passage of the bill when so amended:

It is recommended that the House amendments in lines 14, 28 and 77 be acceded to.

It is further recommended that the amendment of the House in line 49 be not acceded to.

The committee of Conference recommends these further amendments:

In line 42, strike out the word "For", the last word in the line.

Strike out lines 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53 and the part of line 54 preceding the period, and insert in lieu thereof the following:

"The county auditor is empowered to appoint and employ such experts, deputies and clerks, or other employes, as he may deem necessary to the performance of such duties as such assessor; the amount to

be expended in the payment of their compensation to be fixed and determined by the county commissioners. If, in the opinion of the county auditor the county commissioners shall fail to provide a sufficient amount for their compensation, he may make application to the tax commission of Ohio for an additional allowance, and the additional amount of compensation allowed by such commission, if any, shall be duly certified to the board of county commissioners, and the same shall be final; provided, however, that if the assessment is ordered by the tax commission of Ohio such commission shall in such order prescribe the number of experts, deputies, clerks or employes to be appointed by the county auditor for the purpose of making such assessment, and fix their compensation. The salaries and compensation of such experts, deputies, clerks and employes shall be paid, upon the warrant of the auditor, out of the general fund of the county; and in case the same are, in whole or in part, fixed by the tax commission, they shall constitute a charge against the county, regardless of the amount of money in the county treasury levied or appropriated for such purposes."

FRANK C. PARRETT,
HUSTON T. ROBINS,
WM. AGNEW,

F. E. WHITTEMORE,
E. J. HOPPLE,
RUPERT BEETHAM.

The question was, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Snyder,
Ake,	Holl,	Lloyd,	Sparks,
Archer,	Hopley,	Mettler,	Stone,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Bellew,	Jones, of Meigs,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore,
Davis,	Latham,	Parrett,	Wright—29.
Demuth,			

So the report was agreed to.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 523 — Mr. Fouts.

To committee on Judiciary.

H. B. No. 479 — Mr. Brown.

To committee on Common Schools.

Am. H. B. No. 165 — Mr. Cowan.

To committee on Fish Culture and Game.

Am. H. B. No. 272 — Mr. Chester.

To committee on Public Works.

Am. H. B. No. 398 — Mr. Federman.

On motion of Mr. Archer, **Am. H. B. No. 398** — Mr. Federman, was ordered placed on the calendar without reference to any committee.

Am. H. B. No. 352 — Mr. Kay.

To committee on Benevolent Institutions.

Am. H. B. No. 474 — Mr. Silver.

On motion of Mr. Kryder, **Am. H. B. No. 474** — Mr. Silver, was ordered placed on the calendar without reference to any committee.

H. B. No. 423 — Mr. Benner.

To committee on Public Health.

H. B. No. 478 — Mr. Bryson.

On motion of Mr. Whittemore, **H. B. No. 478** — Mr. Bryson, was ordered placed on the calendar without reference to any committee.

H. B. No. 492 — Mr. Beaty, was read the second time.

On motion of Mr. Davis the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 492** was read the third time and placed on its passage.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Wagner,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—31.
Davis,	Kryder,	Parrett,	

So the bill passed.

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

This bill should be designated as Messrs. Beaty-Ritter instead of Mr. Beaty.

Which was agreed to.

Mr. Norris was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

Am. H. B. No. 451 — Mr. Evans.

To committee on Judiciary.

H. B. No. 484 — Mr. Gardner, being the special order for the hour, 2:45 o'clock p. m., was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Parrett,
Archer,	Emmert,	Lloyd,	Snyder,
Beebe,	Holden,	Mettler,	Sparks,
Bellew,	Holl,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—25.
Davis,			

Those who voted in the negative were: Messrs. Ake, Hopley, Kryder, Liggitt, Patterson, White.

So the bill passed.

The title was agreed to.

On motion of Mr. Williams the Senate passed to the ninth order of business, being bills for third reading.

Am. S. B. No. 73 — Mr. Demuth, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Jones, of Meigs,	Parrett,
Ake,	Demuth,	Kryder,	Patterson,
Archer,	Emmert,	Latham,	Snyder,
Beebe,	Holden,	Liggitt,	Sparks,
Bellew,	Holl,	Mettler,	Wagner,
Berry,	Hopley,	Norris,	White,
Busbey,	Jones, of Franklin,	O'Brien,	Whittemore—28.

So the bill passed.

The title was agreed to.

S. B. No. 118 — Mr. Agnew, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Agnew moved to amend as follows:

Strike out all after line 20.

The motion was agreed to and the bill was so amended.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Wagner,
Beebe,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—27.
Demuth,	Latham,	Parrett,	

So the bill passed.

The title was agreed to.

S. B. No. 103 — Mr. Agnew, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Parrett,
Ake,	Holl,	Lloyd,	Patterson,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	White,
Berry,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—26.
Demuth,	Latham,		

So the bill passed.

The title was agreed to.

H. B. No. 497 — Mr. King, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Mettler,	Snyder,
Ake,	Jones, of Franklin,	Miller,	Sparks,
Archer,	Jones, of Meigs,	Norris,	Wagner,
Beebe,	Kryder,	O'Brien,	White,
Berry,	Latham,	Parrett,	Whittemore,
Busbey,	Liggitt,	Patterson,	Wright—26.
Demuth,	Lloyd,		

Mr. Holden voted in the negative.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. B. No. 121 — Mr. Berry (by request).

To provide a seal for the state department of health for the authentication of records and to authorize the administering of oaths.

Am. S. B. No. 69 — Mr. Sparks.

To amend sections 11, 12, 13, 14 and 15 of an act entitled "An act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19th, 1913, and approved May 2nd, 1913 (103 Ohio Laws, pp. 247-250).

Am. S. B. No. 77 — Mr. Jones, of Franklin.

To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the state medical board.

S. J. R. No. 36 — Mr. Whittemore.

Relative to joint committee to investigate state departments, banks, commissions and bureaus.

ROBERT J. O'BRIEN,
CHAS. A. WHITE,
CARL V. BEEBE,
JOHN E. HOLDEN,

JOHN E. BARNES,
HERBERT L. JONES,
HENRY EVANS.

Am. H. B. No. 38 — Mr. Kay, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Patterson,
Ake,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Busbey,	Jones, of Meigs,	Norris,	White,
Demuth,	Kryder,	O'Brien,	Whittemore,
Emmert,	Latham,	Parrett,	Wright—28.

So the bill passed.

The title was agreed to.

H. B. No. 382 — Mr. Spidel, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 39 add the letter "l" at the end of "shal".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Patterson,
Ake,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Busbey,	Jones, of Meigs,	Norris,	White,
Demuth,	Kryder,	O'Brien,	Wright—27.
Emmert,	Latham,	Parrett,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 22 — Mr. Evans, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2 after the figures "2967" insert "and 2968".

Which was agreed to.

Mr. Norris was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 191, strike out the word "three" and insert the word "four".

Which was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Parrett,
Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Lloyd,	Snyder,
Beebe,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—29.
Demuth,			

So the bill passed.

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend the title, as follows:

In line 1 after the figures "2967" insert "and 2968".

Which was agreed to.

Mr. Norris was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

H. B. No. 510 — Mr. Miller, of Stark, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Parrett,
Ake,	Emmert,	Liggitt,	Patterson,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Wagner,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—30.
Davis,	Kryder,		

So the bill passed.

The title was agreed to.

Sub. H. B. No. 326 — Mr. McCoy, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Jones, of Meigs, moved to amend as follows:

In line 3, after the word "twenty" at the end of the line, insert the word "one".

The motion was agreed to and the bill was so amended.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Wagner,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—31.
Davis,	Kryder,	Parrett,	

So the bill passed.

The title was agreed to.

By unanimous consent, Mr. Miller offered the following joint resolution:

S. J. R. No. 43 — Mr. Miller.

Authorizing payment of the expenses of members of the joint committee which welcomed the returning soldiers of the 37th Division under authority of Senate Joint Resolution No. 34.

WHEREAS, The committee appointed under the authority of S. J. R. No. 34 to welcome the soldiers of the 37th Division has returned and the members thereof are entitled to their expenses incurred while engaged in the duties of such committee; now therefore,

Be it resolved by the General Assembly of the State of Ohio, That each member of said committee appointed under authority of S. J. R. No. 34, upon the presentation of itemized expense accounts be paid his expenses incurred while a member thereof, from the Senate appropriation for the expenses of joint committees, and the president of the

Senate is hereby authorized to approve such accounts and issue his vouchers therefor on the auditor of state. It shall be the duty of the auditor of state to honor such vouchers when accompanied by such itemized expense accounts and issue his warrant on the treasurer of state for the amounts thereof, which shall be paid from the above named fund.

On motion of Mr. Miller, the rules were suspended and the joint resolution placed on its passage.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Hopley,	Mettler,	Wagner,
Beebe,	Jones, of Franklin,	Miller,	White,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Berry,	Kryder,	Parrett,	Wright—27.
Demuth,	Latham,	Patterson,	

So the joint resolution was adopted.

By unanimous consent the following committee reports were submitted:

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **Am. H. B. No. 511** — Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES, Chairman,	C. K. PATTERSON,
GEO. E. KRYDER,	H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

Mr. Parrett submitted the following report:

The Special Joint Committee on Taxation, to which was referred **S. B. No. 175** — The Special Joint Committee on Taxation, reports the same with the following amendments, and recommends its passage when so amended:

In line 7, after the figures "2624", insert the figures "2641".

In line 9, after the figures "2624-1" and the comma, insert the figures "2641-1" and a comma.

In line 88, strike out the word "executor" and insert in lieu thereof the word "executors".

In line 106, strike out the word "physically".

In line 148, after the figure "2" and the period, insert the word "On", and change the first letter of the word "Successions" from capital to lower case.

In line 170, at the end thereof, insert the word "to".

In line 178, strike out the word "administrators", and insert in lieu thereof the words "of the general estate of the decedent".

In line 179, at the beginning thereof insert the word "the".

In the same line strike out the words "the general estate of the decedent", and insert in lieu thereof the words "such property".

In line 209, after the word "estate", insert a comma.

In line 231, strike out the words "within two years from and after the date of entry".

In line 232, strike out the words "of the order fixing the tax".

In line 233, after the word "shall", insert a comma, and the following words: "unless further proceedings on appeal or in error are pending or contemplated".

In line 235, strike out the comma and the words "or of proceedings in error".

In line 236 strike out the word "therefrom", and insert in lieu thereof the words "by the highest court to which error may be prosecuted."

In line 243 strike out the letters "isc" and insert in lieu thereof the word "is".

In line 277 after the period insert the following words: "The fees of the sheriff or other officer, serving such subpoenas, and the actual and necessary traveling and other expenses incurred by the county auditor in making the appraisalment shall be certified by the county auditor on such report. If the probate judge finds such fees and expenses to be correct, he shall allow such fees, and so much of such expenses as he may find to have been reasonable, having regard to the amount of the state's share of the taxes, and certify the amount so allowed for each on the order fixing the taxes".

In line 295 strike out the word "a" and insert in lieu thereof the word "of".

In line 342 strike out the word "in" and insert in lieu thereof a comma.

In line 369, after the word "Ohio", insert a comma.

In line 375 strike out the word "Error", and insert in lieu thereof the words "An appeal".

In the same line strike out the word "prosecuted" and insert in lieu thereof the word "taken".

In line 377 strike out the words "proceedings in error to", and insert in lieu thereof the words "appeals from".

In line 378, after the period at the end thereof, insert the following: "An appeal by the Tax Commission of Ohio may be perfected in the manner provided by section 11209 of the General Code".

In line 379, strike out the figures "2641-1", and insert in lieu thereof the figures "2624-1".

After the line 386, insert the following: "Sec. 2641-1. The county treasurer shall credit all money received for inheritance taxes and interest to the "undivided inheritance tax fund".

In line 423, strike out the word "bank" occurring therein for the first time, and insert in lieu thereof the word "company".

In line 432, strike out the word "in" occurring therein for the first time, and insert in lieu thereof the word "by".

In line 489, strike out the words "premises already assessed", and insert in lieu thereof "terms of years".

In line 502 strike out the word "the" and insert in lieu thereof "a".

In line 518, strike out the word "those" and insert in lieu thereof the words "the fees and expenses".

In the same line, after the word "judge", insert the words "and other officers".

In line 524, after the word "taxes" strike out the period and insert a comma, and the words "together with the fees of the sheriff or other officer and the expenses of the county auditor".

In line 525, after the word "fees", insert the words "and expenses".

In line 526, strike out the word "the" occurring therein for the first time, and insert in lieu thereof the word "such".

In the same line strike out the words "fund of the probate judge", and insert in lieu thereof the words "funds, and draw his warrants on the treasurer in favor of the officers personally entitled thereto, payable from such taxes, as the case may require".

In line 564 strike out the words "physically located".

In the same line, after the word "state", insert a comma.

In line 573 strike out the words "physically located in", and insert in lieu thereof the word "within".

In line 605 strike out the period and insert a comma, and the words "unless a tax has already accrued thereon under the provisions of the original sections hereby amended."

FRANK C. PARRETT,
JOHN E. HOLDEN,
WM. AGNEW,
T. M. BERRY,
MILTON CLAK,
RUPERT BEETHAM,

FRANCIS M. THOMPSON,
R. M. BILLINGSLEA,
E. J. HOPPLE,
H. T. ROBINS,
F. E. WHITTEMORE,
W. W. BELLEW.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **Am. H. B. No. 460** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
C. K. PATTERSON,
GEORGE W. HOLL,
J. N. STONE,
CHAS. S. WHITE,

ROBERT J. O'BRIEN,
J. E. HOLDEN,
T. A. BUSBEY,
F. E. WHITTEMORE,
T. M. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 171** — Mr. O'Brien, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
C. K. PATTERSON,
GEORGE W. HOLL,
J. N. STONE,
CHAS. S. WHITE,

ROBERT J. O'BRIEN,
J. E. HOLDEN,
T. A. BUSBEY,
F. E. WHITTEMORE,
T. M. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 150** — Mr. Parrett, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
T. A. BUSBEY,
CHAS. A. WHITE,
ROBERT J. O'BRIEN,

J. N. STONE,
F. E. WHITTEMORE,
T. M. NORRIS.

The bill was ordered to be read the third time in its regular order.
Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **Am. H. B. No. 180** — Mr. Graham, of Licking, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
CHAS. A. WHITE,
GEORGE W. HOLL,
C. K. PATTERSON,

ROBERT J. O'BRIEN,
J. E. HOLDEN.
T. A. BUSBEY.

The bill was ordered to be read the third time in its regular order.
Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 167** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

H. W. DAVIS,
J. E. HOLDEN,
CHAS. A. WHITE,
J. N. STONE,

GEORGE W. HOLL,
T. A. BUSBEY,
ROBERT J. O'BRIEN,
F. E. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 177

To supplement section 1177-18 of the General Code by supplementary section 1177-18a, relating to certificates to practice veterinary surgery.

Mr. Miller moved that the vote by which **S. J. R. No. 43** was passed, be reconsidered.

Which was agreed to.

Mr. Miller was appointed a committee of one to report on this S. J. R. at any time.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 152** — Mr. White, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
T. M. NORRIS,
EDWARD N. METTLER,

J. N. STONE,
H. W. DAVIS,
FRANK C. PARRETT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **Am. H. B. No. 366** — Mr. Lonz, having had the same under consideration, reports it back and recommends its passage.

THOMAS W. LATHAM,
GEO. D. JONES,

ROBERT J. O'BRIEN.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 523** — Mr. Foutz, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
F. E. WHITTEMORE,
CHAS. A. WHITE,
FRANK C. PARRETT,

H. ROSS AKE,
C. K. PATTERSON,
E. G. LLOYD.

The bill was ordered to be read the third time in its regular order. By leave, the following resolution was offered:

S. R. No. 39 — Committee on Public Printing.

Resolved, That the clerk be and is hereby authorized and directed to make his requisition upon the supervisor of public printing for two hundred and fifty cards for the use of each member of the Senate and the lieutenant governor; and that the name of each member of the Senate and that of the lieutenant governor be printed on the cards allotted to each, respectively.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Liggitt,	Patterson,
Bellew,	Hopley,	Lloyd,	Sparks,
Berry,	Jones, of Franklin,	Miller,	Wagner,
Demuth,	Kryder,	Norris,	White,
Emmert,	Latham,	O'Brien,	Whittemore—20.

So the resolution was adopted.

By leave the following joint resolution was offered.

S. J. R. No. 43 — Mr. Lloyd.

WHEREAS, The Congress of the United States, by act of July 16, 1918, authorized and empowered the President of the United States to take over the control and supervision of the wire communication facilities of the country; and

WHEREAS, By the authority so vested, such communication facilities were taken over and are being operated under the control and supervision of the postmaster-general of the United States, who has announced that consolidation of competing telephone lines would be ordered wherever public convenience and necessity required it; therefore

Be it resolved, That the Public Utilities Commission of Ohio be authorized and directed to communicate with the postmaster-general of the United States, requesting that the necessary steps be taken to consolidate all competing telephone companies, and to eliminate all duplications of service in the different localities where such duplicated service now exists.

Said joint resolution was laid over under the rule.

Mr. Norris submitted the following report:

The standing committee on County Affairs, to which was re-

ferred **H. B. No. 389** — Mr. Reynolds, having had the same under consideration, reports it back and recommends its passage.

T. M. NORRIS,
CARL V. BEEBE,
GEO. D. JONES,
F. L. EMMERT,

J. N. STONE,
JAMES R. HOPLEY,
W. M. MILLER,
O. J. DEMUTH.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 397** — Mr. Wenner, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
E. G. LLOYD,
WM. AGNEW,
GEO. E. KRYDER,
J. N. STONE,

M. B. ARCHER,
H. W. DAVIS,
GEO. J. SNYDER,
T. A. BUSBEY.

The bill was ordered to be read the third time in its regular order.

Mr. Bellew submitted the following report:

The Special Joint Committee on Taxation, to which was referred **Am. H. B. No. 255** — Mr. Bing, having had the same under consideration, reports it back and recommends its passage.

W. W. BELLEW,
FRANK C. PARRETT,
WM. AGNEW,
T. M. BERRY,
J. E. HOLDEN,
RUPERT BEETHAM,

FRANCIS M. THOMPSON,
R. M. BILLINGSLEA,
E. J. HOPPLE,
H. T. ROBINS,
MILTON CLARK,
F. E. WHITTEMORE.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 255** was read the third time and ordered placed on passage for Thursday.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 358 — Mr. Federman.

To provide an additional institution for the custody and care of the feeble-minded and to make appropriation therefor.

H. B. No. 528 — Mr. Graham, of Muskingum.

To amend section 696 of the General Code, relative to supervisor of bond investment companies.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 358** was read the second time by title only, and was referred to the committee on Benevolent Institutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 461 — Mr. Beetham.

To amend sections 5081-1, 5169-8 and 5169-12 of the General Code as to inspectors and challengers at state initiative and referendum elections.

Am. H. B. No. 332 — Mr. Comings.

To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 134 — Mr. Ake.

To amend section 7852 of the General Code, relative to examinations in the German language and to supplement this section by the enactments of sections 7852-1, 7852-2, and 7852-3, of the General Code, relative to an oath or affirmation of allegiance to be taken by all teachers in public, private and parochial schools, or other institutions of learning.

With the following amendments in which the concurrence of the Senate is requested.

In line 11 after -1 insert "Any person now holding a certificate and" change the capital letter in the word "Before" to a small letter.

In line 12, after "applicant" insert "or teachers".

Change the title to read:

To amend section 7852 of the General Code, relative to examinations in the German language and to supplement this section by the enactment of sections 7852-1, 7852-2 and 7852-3 of the General Code, relative to an oath or affirmation of allegiance to be taken by all teachers in public, private and parochial schools, or other institutions of learning.

In line 3 strike out "a", change "section" to "sections" wherever the word appears; after the comma after "7852-1" add "7852-2 and 7852-3".

Between lines 21 and 22 insert as follows:

"Sec. 7852-2. Every teacher in a private or parochial school or in any academy, college, university or other institution of learning in this

state, shall, before entering upon the discharge of his duties, take the same oath or affirmation of allegiance as that prescribed for public school teachers in section 7852-1. Such oath or affirmation shall be so taken and subscribed in writing before some officer authorized by the state to administer oaths, a copy of which writing shall be filed with the officer or board of authority in charge or control of such private or parochial school or such academy, college, university or other institution of learning.

"Sec. 7852-3. Whoever being in control of any public, private or parochial school, of any academy, college, university or other institution of learning, shall allow or permit any teacher to enter upon the discharge of his duties or to give instruction therein unless such teacher shall have taken and subscribed the oath or affirmation of allegiance as provided for in sections 7852-1 and 7852-2, shall be guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding one hundred dollars."

In line 3 change section to sections wherever the word appears; after the comma after "7852-1" add "7852-2 and 7852-3".

Attest:

JOHN P. MAYNARD,
Clerk.

The question was, "Shall the Senate concur in the House amendments?"

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas none, nays 24, as follows:

Those who voted in the negative are: Messrs.

Agnew,	Emmert,	Kryder,	Snyder,
Ake,	Holden,	Latham,	Sparks,
Bellew,	Holl,	Liggitt,	Wagner,
Berry,	Hopley,	Miller,	White,
Davis,	Jones, of Franklin,	O'Brien,	Whittemore,
Demuth,	Jones, of Meigs,	Patterson,	Wright—24.

So the amendments were not concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 404 — Mr. Gardner.

To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. O'Brien, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 404** was read the second time by title only, and was referred to the committee on Public Health.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 47 — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

Attest:

JOHN P. MAYNARD,
Clerk.

By unanimous consent the following bill was introduced and read the first time.

S. B. No. 178 — Mr. Agnew.

To authorize the county commissioners of Cuyahoga county, Ohio, to pay certain indebtedness.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 178** was read the second time and placed on the calendar without reference.

S. B. No. 179 — Mr. Hopley.

To amend section 5809 of the General Code prohibiting certain animals to run at large upon uninclosed land.

On motion of Mr. Hopley the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 179** was read the second time and was placed on the calendar without reference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 121 — Mr. Berry (by request).

Am. S. B. No. 69 — Mr. Sparks.

Am. S. B. No. 77 — Mr. Jones, of Franklin.

S. J. R. No. 36 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 146** — Joint Committee on Taxation.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate recessed until 7:30.
The Senate met pursuant to recess.

The president ordered a call of the Senate, which was duly taken, and 24 senators answered to their names.

The absentees were: Messrs.

Agnew,
Emmert,
Jones, of Franklin,

Lloyd,
Norris,

Ritter,
Stone,

Wagner,
Wright,

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

Mr. Miller, to whom was referred **S. J. R. No. 43**, as a select committee of one, with instructions to amend and reprint at any time, submits the following:

S. J. R No. 43 — Mr. Miller.

Authorizing payment of the expenses of members of the joint committee which welcomed the returning soldiers of the 37th division under authority of Senate joint resolution No. 34.

WHEREAS, The committee appointed under the authority of S. J. R. No. 34 to welcome the soldiers of the 37th division has returned and the members thereof are entitled to their expenses incurred while engaged in the duties of such committee; now therefore

Be it resolved by the General Assembly of the State of Ohio, That each member of said committee appointed under authority of S. J. R. No. 34, upon the presentation of itemized expense accounts properly approved, be paid his expense incurred while a member thereof, from the Senate joint committee appropriation. The expense account of the Senate members must be approved by the president of the Senate, and the expense account of the House members must be approved by the Speaker of the House, and said accounts having been approved, to be presented to the clerk of the Senate. The clerk of the Senate is hereby authorized to issue vouchers on the auditor of state for the accounts as approved by the president of the Senate and the speaker of the House. It shall be the duty of the auditor of state to honor such vouchers when accompanied by such approved itemized expense account, and issue his warrant on the treasurer of state for the amounts thereof, which shall be paid from the above named fund.

On motion of Mr. Miller the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Archer,
Beebe,
Bellew,
Berry,
Busbey,

Davis,
Demuth,
Holden,
Holl,
Hopley,
Jones, of Meigs,

Kryder,
Latham,
Liggitt,
Mettler,
Miller,
O'Brien,

Parrett,
Patterson,
Snyder,
Sparks,
White,
Whittemore—24.

So the joint resolution was adopted.

H. B. No. 356 — Mr. Bing, was read the third time.

Mr. Davis moved that **H. B. No. 356** — Mr. Bing, be informally passed.

Which was agreed to.

H. B. No. 448 — Mr. Hughes, was read for the third time.

Mr. Wright moved that **H. B. No. 448** — Mr. Hughes, be indefinitely postponed.

Which was disagreed to.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Sparks,
Archer,	Emmert,	Miller,	White,
Bellew,	Hopley,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright—21.
Davis,	Kryder,	Patterson,	

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Liggitt,	Norris,
Beebe,	Holl,	Mettler,	Wright—9.
Berry,			

So the bill passed.

The title was agreed to.

Mr. Davis moved that **H. B. No. 356** — Mr. Bing, be taken up out of its regular order and considered at this time.

Which was agreed to.

The question being, "Shall the bill pass?"

Mr. Davis moved to amend as follows:

In line 2 after the word "dollars" drop the word together and in line 3 drop the words with interest for three years at six per cent.

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Emmert,	Mettler,	Sparks,
Beebe,	Holden,	Miller,	Wagner,
Bellew,	Holl,	Norris,	White,
Berry,	Hopley,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright—28.

So the bill passed.

The title was agreed to.

Mr. Agnew moved that **H. B. No. 359** — Mr. Freeman, be informally passed.

Which was agreed to.

H. B. No. 323 — Mr. Miller, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Parrett,
Ake,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	Liggitt,	Sparks,
Beebe,	Holden,	Mettler,	Wagner,
Bellew,	Holl,	Miller,	White,
Berry,	Hopley,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—28.

So the bill passed.

The title was agreed to.

S. B. No. 156 — Mr. Ake, was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 2,
as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Hopley,	Miller,
Archer,	Demuth,	Jones, of Meigs,	O'Brien,
Beebe,	Emmert,	Latham,	Patterson,
Bellew,	Holden,	Liggitt,	Sparks,
Berry,	Holl,	Mettler,	Wagner—20.

Messrs. Kryder and Norris voted in the negative.

So the bill passed. The title was agreed to.

H. B. No. 523 — Mr. Fouts, was read the third time.

The question was, "Shall the bill pass?"

Mr. Whittemore moved that **H. B. No. 523** — Mr. Fouts, be informally passed.

Which was agreed to.

H. B. No. 511 — Mr. Matthews, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—28.

So the bill passed.

The title was agreed to.

Mr. Agnew moved that **H. B. No. 359** — Mr. Freeman, be taken up at this time out of its regular order and considered at this time.

Which was agreed to.

H. B. No. 359 — Mr. Davis, was read the third time.

Mr. Davis demanded the previous question which was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—29.
Davis,			

So the bill passed.

The title was agreed to.

Mr. Archer moved that **H. B. No. 523** — Mr. Fouts, be taken up out of its regular order.

Which was agreed to.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Sparks,
Ake,	Demuth,	Mettler,	Wagner,
Archer,	Holden,	Miller,	White,
Beebe,	Holl,	Norris,	Whittemore,
Berry,	Hopley,	O'Brien,	Wright—23.
Busbey,	Jones, of Meigs,	Parrett,	

Mr. Bellew voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the following bill:

S. B. No. 139 — Mr. Archer.

To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the state insurance fund.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

Am. H. B. No. 341 — Mr. Besaw.

To amend section 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 134** — Mr. Ake, and asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the request of the House be acceded to for a committee of Conference on the difference of the two Houses on **Am. S. B. No. 134** — Mr. Ake.

Which was agreed to.

The president appointed as managers on the part of the Senate, Messrs. Ake, Whittemore and Holl.

Am. H. B. No. 81 — Mr. Evans, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	Liggitt,	Sparks,
Beebe,	Holden,	Lloyd,	Wagner,
Bellew,	Holl,	Mettler,	White,
Berry,	Hopley,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—25.
Davis,			

Mr. Miller voted in the negative.

So the bill passed.

The title was agreed to.

Sub. S. B. No. 95 — Mr. Beebe, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Parrett,
Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Emmert,	Lloyd,	Sparks,
Beebe,	Holden,	Mettler,	Wagner,
Bellew,	Holl,	Miller,	White,
Berry,	Hopley,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—28.

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Davis offered the following resolution:

S. J. R. No. 44 — Mr. Davis.

Relative to welcome to be extended to the 166th regiment on its return to New York City.

WHEREAS, On the 25th day of March, 1919, a resolution was introduced, being House Joint Resolution No. 46, provided for the selection of a committee of twenty wounded soldiers to meet the Rainbow Division upon its arrival in New York, and said original resolution provided that

a committee consisting of three Senators and three Representatives be selected to accompany said committee, and said resolution having been amended to strike out that portion of the resolution providing that the three Senators and three Representatives accompany said committee of wounded soldiers; and

WHEREAS, We believe it would be appropriate and proper that said Senators and Representatives who have served on the committee to select said wounded soldiers be authorized to accompany said soldiers to New York City; and

WHEREAS, In the selection of said wounded soldiers the committee has found it advisable to select twenty-four wounded soldiers; therefore,

Be it Resolved, That said committee be increased to twenty-four and that the committee heretofore appointed by the President of the Senate and the Speaker of the House be authorized to accompany the committee of wounded soldiers, and be it further resolved that the Appropriation and Finance committee of the Senate and House are hereby instructed to appropriate forthwith the sum of three thousand dollars (\$3,000) to meet the necessary expenses to carry out the provisions of this resolution, and that the adjutant general be authorized to issue a warrant for said sum and that the auditor of state be ordered to approve and the treasurer of state to pay the same.

On motion of Mr. Davis the rules were suspended and the joint resolution was considered.

The question was, "Shall the Joint Resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Sparks,
Archer,	Emmert,	Mettler,	Wagner,
Bellew,	Holden,	Miller,	White,
Berry,	Holl,	Norris,	Whittemore,
Busbey,	Hopley,	O'Brien,	Wright—23.
Davis,	Kryder,	Snyder,	

So the joint resolution was adopted.

H. B. No. 57—Mr. Green, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 10, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	White,
Bellew,	Emmert,	Sparks,	Wright—10.
Busbey,	Holl,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Mettler,	Parrett,
Archer,	Hopley,	Miller,	Wagner,
Beebe,	Kryder,	Norris,	Whittemore—15.
Berry,	Liggitt,	O'Brien,	

Not having received a constitutional majority the bill was lost.

S. B. No. 174—Mr. Whittemore, was read the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to amend as follows:

In line 9 change the words "Three Thousand" to "two thousand two hundred and fifty".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Hopley moved to refer the bill to a select committee of one, with instructions to amend as follows:

To line eleven add the words "provided, however, that those serving on the board are not otherwise employed".

Which was disagreed to.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 24, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Latham,	Parrett,
Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Emmert,	Mettler,	Sparks,
Beebe,	Holden,	Miller,	Wagner,
Bellew,	Holl,	Norris,	Whittemore,
Berry,	Kryder,	O'Brien,	Wright—24,

Mr. Hopley voted in the negative.

So the bill passed.

The title was agreed to.

By unanimous consent the following reports were submitted:

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 20**—Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
H. ROSS AKE,
W. W. BELLEW,

F. E. WHITTEMORE,
FRANK C. PARRETT,
EDWARD N. METTLER,
WM. AGNEW.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 524** was read the second time.

On motion of Mr. Agnew, **H. B. No. 524**—Mr. Hughes, was ordered placed on the calendar for tomorrow.

Mr. O'Brien submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 415**—Mr. Scott, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line seven (7) strike out the words "two weeks" and in lieu thereof insert the following: "forty (40) days".

ROBERT J. O'BRIEN,
H. ROSS AKE,
W. E. SPARKS,

F. E. WHITTEMORE,
C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. O'Brien, **H. B. No. 415** — Mr. Scott, was ordered placed on the calendar for tomorrow without reference to any committee.

Mr. Bellew submitted the following report:

The standing committee on Public Health, to which was referred **Am. H. B. No. 404** — Mr. Gardner, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
W. W. BELLEW,

H. W. DAVIS,
GEO. E. KRYDER.

On motion of Mr. Bellew, **Am. H. B. No. 404** — Mr. Gardner, was ordered placed on the calendar for tomorrow.

Mr. Liggitt submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **Am. H. B. No. 358** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
THOMAS W. LATHAM,
D. A. LIGGITT,

HOWELL WRIGHT,
F. L. EMMERT,

On motion of Mr. Liggitt, **H. B. No. 358** — Mr. Federman, was ordered placed on the calendar for tomorrow.

Mr. Snyder moved that the vote by which **H. B. No. 511** — Mr. Matthews, was passed, be reconsidered.

Which was agreed to.

On motion of Mr. Snyder a message was sent to the House requesting the return of **H. B. No. 511** — Mr. Matthews.

Mr. Ake submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 134** — Mr. Ake, having had the same under consideration, do recommend to their respective houses as follows:

The passage of the bill as passed by the House with the following amendment:

Strike out lines 21a, 21b, 21c, and 21d in their entirety.

H. ROSS AKE,
GEORGE W. HOLL,
F. E. WHITEMORE,

Managers on the part of the
Senate.

TOM REYNOLDS,
W. W. STOKES,
C. C. CRABBE,

Managers on the part of the
House of Representatives.

The question was, "Shall the report of the conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	O'Brien,
Archer,	Holden,	Lloyd,	Parrett,
Beebe,	Holl,	Mettler,	Snyder,
Bellew,	Kryder,	Miller,	Sparks,
Berry,	Latham,	Norris,	Wagner—21.
Busbey,			

So the report of the conference committee was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 163** — Mr. Chester, and the Speaker of the House, on the part of the House appoints as managers on such committee, Messrs. Chester, Bryson, and Harter.

Attest:

JOHN P. MAYNARD,
Clerk.

The president appointed as managers on the part of the Senate, Messrs. Hopley, Demuth and Berry.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 122 — Mr. Stone.

An act relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing penalties for any violation of this act.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 469 — Mr. Myers.

To provide for the development of Americanization work and to encourage the patriotic education and assimilation of foreign born residents.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned until 10:30 Thursday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, April 17, 10:30 o'clock a. m.

Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Hopley submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 163** — Mr. Chester, having had the same under consideration do recommend to their respective houses as follows:

In line ten after the word education insert the following:

“upon the petition of two-thirds of the qualified electors of the territory petitioning transfer”.

In line ten strike out the word “from” and insert in lieu the words “to or” and in line eleven strike out the word “one” and insert in lieu thereof the words “from a”.

And in line eleven strike out the words “to another”.

JAMES R. HOPLEY,
O. J. DEMUTH,
T. M. BERRY,

JOHN H. CHESTER,
W. B. BRYSON,
DOW W. HARTER.

The question was, “Shall the report of the conference committee be agreed to?”

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
Berry,
Busbey,
Davis,
Demuth,
Emmert,

Holden,
Holl,
Jones, of Franklin,
Jones, of Meigs,
Kryder,

Latham,
Liggitt,
Mettler,
Miller,
Norris,

Patterson,
Snyder,
Sparks,
Wagner,
Whittemore — 21.

So the report of the committee on Conference was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill in which the concurrence of the Senate is requested

H. B. No. 493 — Mr. Chester.

To amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 130 — Mr. O'Brien.

To prevent the frequent tearing up and obstruction of streets and other public thoroughfares.

With the following amendments in which the concurrence of the Senate is requested:

Strike out in line 9 the words "or are a type that will".

Strike out line 10.

Strike out in line 11 the words "or resurfacing of such street or public thoroughfare."

Strike out the period in line 20 after the word "engineer" and insert the words "and shall conform to the usual method of such construction, reconstruction or repair."

In line 33 after the period insert the following:

"If the said street railway company or companies are dissatisfied with such ordinance of council requiring such renewal, replacement, repair or reconstruction, it or they may, within ten days after the passage of said ordinance, file a written complaint or appeal with the public utilities commission of Ohio. Notice of the time fixed by said commission for the hearing of said appeal shall be given to the solicitor of said city or village, and it shall be the duty of said commission, within thirty days after the filing of said appeal to hear and determine the same and approve, revise, modify or reverse the action of council and substitute its finding on such ordinance".

In line 34 strike out the word "notice" and insert in lieu thereof the words "certified copy of the ordinance".

In line 38 after the word "thereof" insert the words "or that said company has appealed to the public utilities commission".

In line 45 strike out the word "so".

In line 55 after the word "resurfacing" strike out the period and in lieu thereof insert "and said contract or contracts shall be awarded to the lowest bidder."

In line 59 after the comma after the word "cash" insert "or by assessment as hereinafter provided."

In line 59 after the word "be" insert the word "a".

In line 61 strike out the word "may" and insert in lieu thereof the word "shall".

In line 62, strike out the words "not to exceed".

In line 63, after the semicolon, strike out the words "in no case, however, shall such"

In line 64, strike out the entire line.

In line 65, strike out the words "the expiration of the franchise of such company or companies" and insert in lieu thereof the words "provided, however, the company or companies shall not be liable for the installment or installments of said assessments due after the expiration of the company or companies' franchise unless the use of said track or tracks is continued thereafter by said company or companies."

Attest

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

THURSDAY, APRIL 17, 1919.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 326** — Mr. McCoy.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 492** — Mr. Beatty.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 24** — Mr. Crabbe.

Am. H. B. No. 211 — Mr. Hughes.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House has appointed as managers on the Conference Committee on matters of difference between the two Houses on **Am. S. B. No. 134** — Mr. Ake, Messrs. Tom Reynolds, Stokes, and Crabbe.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 150** — Mr. Kay.

To amend sections 2349, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494, and 3495, and to repeal sections 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 134** — Mr. Aké.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 299** — Mr. Jones, of Trumbull.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives refuses to accede to the request of the Senate for the return of **H. B. 511** — Mr. Matthews.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution

S. J. R. No. 42 — Mr. Miller.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 225 — Mr. Scott.

To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. O'Brien, the House amendments to **Am. S. B. No. 130** — Mr. O'Brien, the rules were suspended and the amendments were considered.

The question was, "Shall the amendments to **Am. S. B. No. 130** — Mr. O'Brien, be concurred in?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Wagner,
Beebe,	Holl,	Mettler,	White,
Bellew,	Jones, of Franklin,	Norris,	Whittemore,
Berry,	Jones, of Meigs,	O'Brien,	Wright — 27.
Busbey,	Kryder,	Patterson,	

So the amendments were concurred in.

By unanimous consent the following committee report was submitted at this time.

Mr. Demuth submitted the following report:

The standing committee on Agriculture to which was referred **Am. H. B. No. 490** — Mr. Drury, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,	D. A. LIGGITT,
GEO. E. KRYDER,	T. M. NORRIS,
C. K. PATTERSON,	FRANK C. PARRETT.
T. M. BERRY,	

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Whittemore, the Senate passed to the ninth order of business, being bills for third reading.

H. B. No. 336 — Mr. Lytle, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Wagner,
Beebe,	Holl,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright — 26.
Davis,	Latham,		

So the bill passed.

Mr. Whittemore moved to refer the title to a select committee of one, with instructions to amend as follows:

Strike out the words "of Ohio"

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

H. B. No. 474 — Mr. Silver, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10a strike out words "of Ohio"

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright — 30.
Davis,	Latham,		

So the bill passed.

The title was agreed to.

H. B. No. 478 — Mr. Bryson, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Wagner,
Beebe,	Holl,	Miller,	White,
Bellew,	Jones, of Franklin,	Norris,	Whittemore,
Berry,	Kryder,	Parrett,	Wright — 23.
Davis,	Latham,	Snyder,	

So the bill passed.

The title was agreed to.

H. B. No. 398 — Mr. Federman, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line thirty change the words and figures "twenty-five" to "one hundred."

Which was disagreed to.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 19 change words and figures "twenty-five" to "seventy-five."

In line 30 change words and figures "twenty-five" to "seventy-five."

The question was on the motion to refer the bill to a select committee of one with instructions to amend.

Mr. Kryder moved to refer the amendment to a select committee of one, with instructions to amend as follows:

Amend the amendment to read "\$50.00" in place of "\$75."

Which was agreed to.

Mr. Kryder was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the amendments as amended be agreed to?"

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays one, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Emmert,	Mettler,	Sparks,
Archer,	Holden,	Miller,	Wagner,
Beebe,	Holl,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright — 27.
Davis,	Latham,	Patterson,	

Mr. Hopley voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 20 — Mr. Hughes, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 22, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Latham,	Sparks,
Ake,	Demuth,	Liggitt,	Wagner,
Archer,	Emmert,	Mettler,	White,
Beebe,	Holden,	Norris,	Whittemore,
Bellew,	Holl,	Parrett,	Wright — 22.
Berry,	Jones, of Meigs,		

Those who voted in the negative were: Messrs Hopley, Jones, of Franklin, Kryder, Miller, O'Brien, Patterson—6.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 346 — Mr. Swedersky.

To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.

H. B. No. 321 — Mr. Drury.

To amend section 9510 of the General Code, relating to the deposit required of foreign insurance companies in this state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Berry the constitutional rule, requiring bills to be fully and distinctively read on three different days, was dispensed with, and **H. H. No. 321** was read the second time.

On motion of Mr. Berry **H. B. No. 321** — Mr. Drury, was ordered placed on the calendar without reference.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctively read on three different days, was dispensed with, and **Am. H. B. No. 346** was read the second time.

On motion of Mr. Whittemore **Am. H. B. No. 346** — Mr. Swed-ersky, was ordered placed on the calendar without reference.

12:40 p. m.

On motion of Mr. Whittemore the Senate recessed until 2 p. m.

The Senate met pursuant to recess.

On motion of Mr. Miller, debate on all bills was limited to five minutes.

Sub. H. B. No. 72 — Mr. Cable, being the special order for the hour 2:00 p. m., was taken up.

The question being "Shall the bill pass?"

Mr. Parrett demanded a call of the Senate, which was duly seconded and taken, and 28 senators answered to their names.

The absentees were: Messrs. Emmert, Lloyd, Ritter, Stone and Whittemore.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Parrett further proceedings under the call were dispensed with.

The question being, "Shall the bill pass?"

Mr. Archer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 10 after the word "by" insert "not less than fifteen"

In line 11 after the word "the" first occurring therein, insert "election district of the"

In line 11 after the word "district" change "comma" to "period" and strike out balance of line.

Strike out all of lines 12 and 13.

Strike out all of line 14 up to and including the word "twenty-five"

Before the word "At" in line 20 insert the following:

"Immediately after the taking effect of this act the deputy state supervisors of elections of each county of the state shall divide the county school district into five school election districts, each to be composed of one or more entire village or rural districts, of contiguous and compact territory, with as nearly an equal number of inhabitants as may be practicable, for the purpose of electing therein members of the county board of education, and thereupon cause publication to be made, in at least one newspaper of general circulation in the county, for three consecutive weeks, of a description of the boundaries of such districts. Such school election districts when once established shall not be changed for a period of ten years, except that when new territory is added to any rural or village district it shall become a part of the election district in which such village or rural district is located."

In line 21 strike out "each county school district in the state" and insert in lieu thereof the following:

"the two of such school election districts in which the two members of the county board of education having the shortest time to serve, reside when this act goes into effect, or in cases where both of such members are residents of the same school election district, the electors of the two districts having the largest population"

In line 22 after the word "shall" insert the word "each".

In line 22 after the word "elect" strike out the words "two members and insert in lieu thereof the words "one member".

In line 27 after the word "electors" insert "in each of the remaining three school election districts"

In line 27 strike out "three members" and insert in lieu thereof "a member"

Which was disagreed to.

Mr. Demuth demanded the previous question, which demand was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 11, nays 21, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Liggitt,	Whittemore,
Ake,	Kryder,	O'Brien,	Wright — 11.
Archer,	Latham,	Parrett,	

Those who voted in the negative were: Messrs.

Beebe,	Emmert,	Lloyd,	Snyder,
Bellew,	Holden,	Mettler,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Franklin,	Norris,	Wagner,
Davis,	Jones, of Meigs,	Patterson,	White — 21.
Demuth,			

The bill, not having received a constitutional majority, was lost.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

Am. H. J. R. No. 26 — Mr. Mulcahy.

Proposing an amendment to the constitution, relative to regulating appellate jurisdiction of courts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 406 — Mr. Freeman.

To amend sections 7730, 7595, 7595-1 and 7595-2 of the General Code and to supplement the same with sections 7595-3, 7595-4 and 7595-5 of the General Code relating to state aid to weak school districts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 424 — Mr. Dunsbaugh.

To amend sections 1465-45, 1465-47, 1465-48, 1465-49, 1465-53, 1465-54, 1465-55, 1465-60, 1465-61, 1465-69, 1465-79, 1465-80, 1465-82, 1465-83, 1465-90, 1465-93, 1465-94, 1465-95, and to supplement section 1465-72 of the General Code of Ohio, by the enactment of section 1465-72a, relating to workmen's compensation.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctively read on three different days, was dispensed with, and **Am. H. B. No. 424** was read the second time by title only.

On motion of Mr. Whittemore **Am. H. B. No. 424** — Mr. Dunsbaugh, was ordered placed on the calendar without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 49 — Mr. Whittemore.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 107 — Mr. Stone.

To amend section 614-44 of the General Code, relative to rates to be charged by certain public utilities.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 143 — Mr. Lloyd.

To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and high-

ways, and to repeal original sections 12603, 12604 and 12608 of the General Cde.

With the following amendments in which the concurrence of the Senate is requested.

In lines 9 and 10 strike out "and for a second offense shall be fined not" and insert in lieu thereof "nor".

In line 15 change the second "or" to "of".

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Lloyd moved that the rules be suspended and the Senate concur in the House amendments.

The question was, "Shall the Senate concur in the House amendments to **Am. S. B. No. 143** — Mr. Lloyd?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Davis,	Kryder,	O'Brien,	Wright — 28.

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **S. B. No. 112** — Mr. Kryder, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Kryder moved that the Senate accede to the request of the House for the return of **H. B. No. 112**, which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 356** — Mr. Bing.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters

of difference between the two Houses on **Am. H. B. No. 163** — Mr. Chester.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 22** — Mr. Evans.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 451** — Mr. Evans, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
W. W. BELLEW,
WM. AGNEW,

C. K. PATTERSON,
H. ROSS AKE,
EDWARD N. METTLER.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 63** — Mr. Graham, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
F. E. WHITEMORE,
W. W. BELLEW,
FRANK C. PARRETT,

H. ROSS AKE,
CHAS. A. WHITE,
GEO. D. JONES.

Said bill was read the third time in its regular order.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 225** was read the second time by title only.

On motion of Mr. Bellew **H. B. No. 225** — Mr. Scott, was ordered placed on the calendar without reference to any committee.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 515 — Mr. Banker.

To amend section 1693 of the General Code, relating to compensation of court constables.

JOHN E. BARNES,
C. F. McCOY,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

CARL V. BEEBE,
J. E. HOLDEN,
CHAS. A. WHITE.

H. B. No. 524 — Mr. Lustig, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Sparks,
Ake,	Holl,	Norris,	Stone,
Archer,	Hopley,	O'Brien,	Wagner,
Beebe,	Jones, of Franklin,	Parrett,	White,
Bellew,	Kryder,	Patterson,	Whittemore,
Berry,	Latham,	Snyder,	Wright — 26.
Emmert,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 383 — Mr. Crosser, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright — 26.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 522 — Mr. Mathews, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright — 29.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 389 — Mr. Reynolds, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	Whittemore,
Berry,	Latham,	Patterson,	Wright — 26.
Demuth,	Lloyd,		

Mr. Liggitt voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 178 — Mr. Agnew, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Mettler,	Stone,
Berry,	Jones, of Franklin,	Miller,	Whittemore,
Busbey,	Jones, of Meigs,	Norris,	Wright — 23.
Demuth,	Latham,	Parrett,	

Those voting in the negative were: Messrs. Emmert, O'Brien and Bellew.

So the bill passed.

The title was agreed to.

S. B. No. 150 — Mr. Parrett, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Beebe,	Emmert,	Lloyd,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	O'Brien,	White,
Davis,	Kryder,	Parrett,	Wright — 20.

Those who voted in the negative were: Messrs. Archer, Holden, Hopley, Mettler, Miller, Patterson.

So the bill passed.

The title was agreed to.

On motion of Mr. Parrett, **Am. H. B. No. 345** — Mr. Robbins, was informally passed.

On motion of Mr. O'Brien, **H. B. No. 346** — Mr. Swedersky, was informally passed.

H. B. No. 358 — Mr. Federman, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

The President under the provisions of **Am. H. B. No. 104** appointed Mr. Jones, of Meigs.

The following committee reports were submitted out of order at this time:

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **H. B. No. 352** — Mr. Kay, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,	F. L. EMMERT,
HOWELL WRIGHT,	D. A. LIGGITT,
M. B. ARCHER,	THOMAS W. LATHAM.

The bill was ordered to be read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 173** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,	ROBT. J. O'BRIEN,
GEO. J. SNYDER,	CHAS. A. WHITE,
W. M. MILLER,	H. W. DAVIS.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore, **Am. H. B. No. 345** — Mr. Robbins, was taken up out of order and considered at this time.

Am. H. B. No. 345 — Mr. Robbins, was read for the third time.

The question was, "Shall the bill pass "

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Holden,	Mettler,	Snyder,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright — 26.
Emmert,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, **H. B. No. 346** — Mr. Swedersky, was taken up out of its regular order and considered at this time.

H. B. No. 346 — Mr. Swedersky, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	O'Brien,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Whittemore,
Berry,	Jones, of Meigs,	Norris,	Wright — 22.
Demuth,	Kryder,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 531 — Mr. Hopple.

To amend section 13560 of the General Code, relative to proceedings before the grand juries, as amended on the fourth day of February, 1919.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Agnew, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 531** was read the second time by title only.

Mr. Wright demanded a call of the Senate, which was duly seconded and taken, and 30 senators answered to their names.

The absentees were: Messrs. Ritter, Jones, of Meigs, and White.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Wright further proceedings under the call were dispensed with.

The question was, "Shall **H. B. No. 531** — Mr. Hopple, be read the second time by title only?"

The yeas and nays were taken, and resulted — yeas 18, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Wagner,
Beebe,	Latham,	Parrett,	Whittemore,
Berry,	Lloyd,	Patterson,	Wright — 18.
Busbey,	Mettler,		

Those who voted in the negative were: Messrs.

Archer,	Demuth,	Jones, of Franklin,	Liggitt,
Bellew,	Emmert,	Kryder,	O'Brien — 9.
Davis,			

So the motion was agreed to.

On motion of Mr. Agnew, **H. B. No. 531** — Mr. Hopple was ordered placed on the calendar for tomorrow without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested.

Am. H. B. No. 289 — Mr. Gordon, of Brown.

To amend section 1222 of the General Code and to enact supplementary sections 6926-1 to 6926-3 inclusive, of the General Code, relative to a system of highway laws for the state of Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 289** was read the second time by title only and referred to the Highway committee.

Mr. Berry moved that the committee on Highways be relieved of further consideration of **Am. H. B. No. 289**, which was disagreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 515 — Mr. Banker.

Attest:

JOHN P. MAYNARD,
Clerk.

The President of the Senate, in the presence of the Senate, signed said bill.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

Am. H. B. No. 465 — Mr. Matthews.

Defining the water resources of the state of Ohio, providing for the making of a comprehensive survey thereof, by the superintendent of the department of public works, of Ohio, vesting in said department certain powers and duties providing for annulment of forfeited or invalid claims affecting water, providing penalties for violation of this act and making an appropriation to carry same in effect.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

H. B. No. 440—Mr. Winters, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Davis,	Liggitt,	Patterson,	Wright — 28.

So the bill passed.

The title was agreed to.

H. B. No. 161—Mr. Lentz, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Patterson,
Archer,	Emmert,	Mettler,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	White — 26.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

S. B. No. 154—Mr. Lloyd, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Berry,	Jones, of Franklin,	Miller,	Sparks,
Busbey,	Latham,	Norris,	Stone,
Davis,	Lloyd,	Parrett,	Wagner,
Holden,	Mettler,	Snyder,	Wright — 17.
Hopley,			

Those voting in the negative were: Messrs. Archer, Bellew, Emmert and Patterson.

So the bill passed.

The title was agreed to.

H. B. No. 378—Mr. Alban, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Liggitt moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 168, strike out the words "of Ohio".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Beebe,	Holl,	Mettler,	Wagner,
Bellew,	Jones, of Franklin,	Miller,	White,
Berry,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright — 27.
Demuth,	Latham,	Snyder,	

So the bill passed.

The title was agreed to.

H. B. No. 490 — Mr. Drury, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Mettler,	Stone,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Parrett,	Wright — 31.
Demuth,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

H. B. No. 404 — Mr. Gardner, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Snyder,
Ake,	Demuth,	Latham,	Sparks,
Archer,	Emmert,	Liggitt,	Stone,
Beebe,	Holden,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright — 28.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 406** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 406** — Mr. Freeman, was ordered placed on the calendar without reference.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 120 — Mr. York.

To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 115 — Mr. Bellew.

To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 113 — Mr. Bellew.

To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue.

With the following amendments in which the concurrence of the Senate is requested:

Strike out all of line 6; also the following words in line 7 "bona fide resident of this state for more than one year and".

After the word "required" in line 8, add the following words: "Provided, however, if the executor named in a will be a non-resident of this state, the court may refuse to issue letters testamentary to such person named therein".

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Bellew moved that the rules be suspended and the amendments be considered at this time.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Snyder,
Ake,	Emmert,	Latham,	Sparks,
Beebe,	Holden,	Liggitt,	Stone,
Bellevue,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Davis,	Jones, of Meigs,	Patterson,	Whittemore — 54

So the House amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives ~~has~~ passed the following bill, in which the concurrence of the Senate ~~is~~ requested:

H. B. No. 512 — Mr. Robins.

To designate certain portions of Route No. VIII of the main market road of Ohio as "The Scioto Trail".

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Patterson the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 512** was read the second time by title only.

On motion of Mr. Patterson, **H. B. No. 512** — Mr. Robins, was ordered placed on the calendar without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 63 — Mr. Jones, of Meigs.

Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the Central Powers of Europe.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate recessed until 7:30.
Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 100 — Mr. Berry.

To codify, consolidate and clarify the ditch laws of the state according to the report of the commission appointed therefor, under an act passed March 21st, 1917 (Laws of Ohio 107, 1917) and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 44 — Mr. Davis.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 432 — Mr. Bishop.

Authorizing the erection of county correctional homes.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 407 — Mr. Freeman.

To amend sections 3197, 3199, 3203-5, 3203-8, 3203-21 and 3203-35 and to supplement sections 3193, 3203-2, 3203-4, 3203-12 and 3203-21 by the enactment respectively of sections 3193-1, 3203-2a, 3203-4a, 3203-12a, 3203-21a of the General Code relating to school and ministerial lands.

H. B. No. 420 — Mr. Chester.

To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Berry the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 420** was read the second time by title only.

On motion of Mr. Berry, **H. B. No. 420** — Mr. Chester, was ordered placed on the calendar without reference to committee.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 407** was read the second time by title only.

On motion of Mr. O'Brien, **Am. H. B. No. 407** — Mr. Freeman, was ordered placed on the calendar without reference to any committee.

On motion of Mr. White, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 317** was read the second time by title only.

On motion of Mr. White, **H. B. No. 317** — Mr. Bing, was ordered placed on the calendar without reference to any committee.

H. B. No. 406 — Mr. Freeman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Snyder,
Ake,	Holden,	Liggitt,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore,
Davis,	Kryder,	Patterson,	Wright — 29.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 424 — Mr. Dunspaugh, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright — 31.
Davis,	Kryder,	Patterson,	

So the bill passed.

The title was agreed to.

Mr. Miller moved that the short calendar committee of the Senate acting in conjunction with the short calendar committee of the House prepare and have printed the calendar for the recess meeting of the General Assembly to be held in May.

Which was agreed to.

H. B. No. 512 — Mr. Robins, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright — 31.
Davis,	Kryder,	Patterson,	

So the bill passed.

The title was agreed to.

H. B. No. 393 — Mr. Wise, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	Liggitt,	Sparks,
Beebe,	Holl,	Lloyd,	Stone,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White — 27.
Busbey,	Jones, of Meigs,	Parrett,	

So the bill passed.

The title was agreed to.

H. B. No. 428 — Mr. Comings, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore — 30.
Davis,	Kryder,		

So the bill passed.

The title was agreed to.

H. B. No. 218 — Mr. Dunn, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright — 31.
Davis,	Kryder,	Patterson,	

So the bill passed.

The title was agreed to.

H. B. No. 531 — Mr. Hopple, was read the third time.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 26, nays, 3 as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Sparks,
Ake,	Hopley,	Miller,	Stone,
Archer,	Jones, of Franklin,	Norris,	Wagner,
Beebe,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Snyder,	Wright — 26.
Holden,	Liggitt,		

Messrs. Bellew, Emmert and O'Brien voted in the negative.

So the emergency clause passed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Sparks,
Ake,	Holl,	Lloyd,	Stone,
Archer,	Hopley,	Miller,	Wagner,
Beebe,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright — 26.
Davis,	Latham,	Snyder,	

Messrs. Emmert, Bellew and O'Brien voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 366 — Mr. Lonz, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Demuth,	Latham,	Sparks,
Archer,	Emmert,	Liggitt,	Stone,
Beebe,	Holden,	Lloyd,	Wagner,
Bellew,	Holl,	Miller,	White,
Berry,	Hopley,	Norris,	Whittemore,
Busbey,	Jones, of Franklin,	O'Brien,	Wright — 28.

So the bill passed.

The title was agreed to.

H. B. No. 320 — Mr. Matthews, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright — 30.
Davis,	Kryder,		

So the bill passed.

The title was agreed to.

10:00 o'clock p. m.

On motion of Mr. Holden the Senate recessed for five minutes.

11:10 p. m.

The Senate met pursuant to recess.

H. B. No. 225 — Mr. Scott, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 2, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Demuth,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright — 25.
Davis,			

Messrs. Kryder and Liggitt voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 57 — Mr. Hopple.

Relative to enrolling **H. B. No. 531**.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the House Joint Resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Lloyd,	Stone,
Bellew,	Hopley,	Miller,	Wagner,
Busbey,	Jones, of Meigs,	Norris,	White,
Davis,	Kryder,	Parrett,	Whittemore - 24.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 521 — Mr. Spidel.

To authorize the Ohio Board of Administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 96 — Mr. Beebe.

To repeal section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.

With the following amendment in which the concurrence of the Senate is requested:

Strike out all after the enacting clause and insert in lieu thereof the following:

Section 1. That section 2252-1 of the General Code be amended to read as follows:

Sec. 2252-1. When in any county, having a population of less than sixty thousand, as ascertained by the federal census next preceding such election, by a vote of the electors thereof, the probate court shall be combined with the court of common pleas, the resident judge of the court of common pleas with which such probate court has been so combined shall, after such office has been so combined, receive, in addition to the salary provided for in sections 2251 and 2252, an annual salary of * * * *five hundred* dollars. Such additional salary shall be paid quarterly from the treasury of such county upon the warrant of the county auditor.

Section 2. That original section 2252-1 of the General Code, be, and the same is hereby repealed.

In line 1 of the title strike out the word "repeal" and insert in lieu thereof the word "amend".

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Beebe the rules were suspended and the amendments were considered at this time.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright — 28.

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 127 — Mr. Ritter.

To amend sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260, and 1261 of the General Code; to add supplemental sections 1258-1, 1258-2, 1258-3, 1258-4, 1258-5, 1258-6, 1258-7, 1258-8, relating to the pollution of streams and the protection of public water supplies; and to repeal original sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261, General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Latham submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

H. B. No. 531 — Mr. Hopple.

To amend section 13560 of the General Code, relative to proceedings before grand juries, as amended on the fourth day of February, 1919.

H. J. R. No. 57 — Mr. Hopple.

Relative to enrolling H. B. No. 521 — Mr. Hopple, in typewriting.

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES,
CHAS. A. WHITE,

THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 531 — Mr. Hopple.

H. J. R. No. 57 — Mr. Hopple.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

H. B. No. 473 — Mr. Pearson, was read for the third time.

On motion of Mr. Norris, **H. B. No. 473** — Mr. Pearson, was informally passed.

Mr. Whittemore moved that the committee on Soldiers' and Sailors' Orphans' Home be relieved of **S. B. No. 141** — Mr. Ritter.

Which was agreed to.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 141** was engrossed at the clerk's desk and read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	O'Brien,	Stone,
Beebe,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore — 18.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 508 — Mr. Hinchey.

To amend section 2934 of the General Code, relative to the extension of soldiers' relief to indigent veterans of the war with Germany.

H. B. No. 518 — Tom Reynolds.

To amend section 1465-63 of the General Code, relative to the amount to be contributed to the State Insurance Fund by school districts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 518** was read the second time by title only.

On motion of Mr. Parrett, **H. B. No. 518** — Mr. Tom Reynolds, was ordered placed on the calendar without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 274 — Mr. Burns.

To amend section 870 of the General Code, relating to the sale of illuminating oil and liability for damages from sale thereof, and to repeal sections 844, 845, 846, 847, 848, 849, 850, 851, 852, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869 and 871 of the General Code, relating to state inspector of oil.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 50 — Mr. Cowan.

Relative to war trophies.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

Mr. Holl moved that **H. B. No. 442** — Mr. Copeland be recommended to the Joint Committee on Taxation.

Which was agreed to.

S. B. No. 169 — Mr. Archer, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holden,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright — 25.
Davis,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 317** was read the second time by title only.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 317** was read the third time and placed on its passage.

On motion of Mr. Wright, **H. B. No. 317** — Mr. Bing, was informally passed.

H. B. No. 463 — Mr. Myers, was read the third time.

The question was. "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Ake,	Holl,	Norris,	Stone,
Archer,	Hopley,	O'Brien,	Wagner,
Beebe,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Davis,	Liggitt,	Snyder,	Wright — 26.
Demuth,	Lloyd,		

So the bill passed.

The title was agreed to.

H. B. No. 397 — Mr. Wenner, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22 nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Bellew,	Holl,	Norris,	Stone,
Berry,	Hopley,	Parrett,	Wagner,
Busbey,	Kryder,	Patterson,	White — 22.
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

Mr. Bellew moved that **H. B. No. 123** — Mr. Beatty, be taken up at this time.

Which was disagreed to.

H. B. No. 420 — Mr. Chester, was read the third time.

The question being, "Shall the bill pass?"

Mr. Berry moved to refer the bill to select committee of one, with instructions to amend as follows:

In line 3 after the word "He" insert the word "is".

Which was agreed to.

Mr. Berry was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Lloyd,	Sparks,
Ake,	Demuth,	Miller,	Stone,
Archer,	Holden,	Norris,	Wagner,
Beebe,	Holl,	Parrett,	White,
Bellew,	Hopley,	Patterson,	Whittemore,
Berry,	Latham,	Snyder,	Wright — 26.
Busbey,	Liggitt,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 175 — Mr. Greve.

To amend section 1008 of the General Code, relating to hours of labor for women.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Davis the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 175** was read the second time by title only.

On motion of Mr. Davis, **Am. H. B. No. 175** — Mr. Greve, was ordered placed on the calendar without reference to any committee.

On motion of Mr. Whittemore, the Senate adjourned under the provisions of **S. J. R. No. 40** — Mr. Whittemore.

Senate Chamber, Columbus, Ohio,

Monday, May 5th, 4:00 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 217 — Mr. Waterston (by request).

To amend section 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 153 — Mr. White.

To amend chapter 3, division II, title V of part first of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons and to amend section 1815-12 of the General Code.

With the following amendment in which the concurrence of the Senate is requested.

In line 77, after the word "law", strike out the comma and insert the word "law".

}

Attest:

JOHN P. MAYNARD,

Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 112 — Mr. Kryder.

To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.

With the following amendments in which the concurrence of the Senate is requested:

In line 1 after the word "township" insert "or townships".

In line 3 change the last "the" to "such" and after the word "township" insert "or townships".

In line 5 change the second "the" to "such" and after the word "township" insert "or townships".

In line 6 change "\$25,000" to "\$100,000".

In line 9 change the second "the" to "such" and after the word "township" insert "or townships".

Between lines 11 and 12 insert the following: "In case the petitions are filed in two or more townships requesting the submission of such question the total amount of bonds estimated for such purpose shall be divided among such townships in proportion to the tax valuation of such townships as shown by the tax duplicate".

In line 12 change the word "the" to "such" and after the word "township" insert "or townships".

In line 18 after the word "township" insert "or townships".

In line 20 after the word "township" insert "or townships".

In line 25 after the first word "township" insert "or townships".

In line 41 after the figure "4" insert "if such improvement is to be made by a single township" and change capital "T" to a small "t".

Between lines 43 and 44 insert:

If such bonds are issued by two or more townships to build a joint building, the trustees of each township shall elect one of their number and the men so selected shall constitute and be known as the memorial trustees. And such memorial trustees shall have full power to do and perform all acts imposed upon the township trustees with reference to a single township memorial, such powers being fully set out in sections 5, 6, 7, 8, 9, 10 and 11 of this act. And wherever the term trustees or township trustees is used in said sections with reference to the powers and duties of such trustees as to the construction and maintenance of such memorial building, monument, statute or memorial, the same shall be construed to mean "memorial trustees" in case of a joint building.

In line 3 of the title insert the words "or townships" after "township."

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 55 — Mr. Stone.

To supplement section 9485 by the addition of supplemental section 9485-1 and 9485-2 of the General Code, to provide for the further regulation of fraternal benefit societies.

With the following amendments in which the concurrence of the Senate is requested:

Amend the title by striking out the words and figures "and 9486-2" in the second line.

Between the title and first line insert:

Be it enacted by the General Assembly of the State of Ohio:

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 506 — Mr. Foster.

To prohibit aliens from using the words "United States" or "America" or any derivative or abbreviation thereof in the carrying on of their business.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 124 — Mr. Norris.

To amend sections 1356 and 1357 of the General Code, relating to duties of the board of state charities.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 372 — Mr. Harter.

To amend section 1662 of the General Code (as amended 107 O. L. 19) relating to probation officers, their appointment and compensation.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 174 — Mr. Whittemore.

To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors.

With the following amendment in which the concurrence of the Senate is requested.

In line 9, strike out the words "two hundred and fifty".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 128 — Mr. Miller.

To amend sections 1579-341 and 1579-343 of the General Code, relating to what cases shall be tried by Court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 348 — Mr. Wenner.

To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4736, 4744-1, 4747-1, 4783, 7709, 7710, 7713, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 395 — Mr. Bond.

To amend section 13675 of the General Code, relating to trial of criminal cases.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

By uannimous consent, Mr. Latham offered the following joint resolution:

S. J. R. No. 46 — Mr. Latham.

Petitioning Congress to submit proposal to enter League of Nations to the electors of the United States.

WHEREAS, There is pending in the national Congress a bill to provide for a referendum on the prospective entrance of the United States of America into the projected league of nations; and

WHEREAS, There appears to be a wide difference of opinion among our people in regard to the character, language, construction and conditions of said league; and

WHEREAS, The President of the United States in an address at Boston on February 24, 1919, stated, "If anyone doubts the temper of America, I invite him to test the sentiments of the nation;" and

WHEREAS, While great and commanding powers have been granted the President and Senate of the Republic in ratifying treaties and terms of peace, it must be remembered that greater still is the power of the people whose destiny for generations is involved, therefore

Be it resolved by the General Assembly of the State of Ohio, That we respectfully petition for the enactment of measures to bring the issue before the people that they may clearly indicate on what terms they will accept company or partnership with any nation or people other than the free and independent people of the United States of America.

Be it further Resolved, That copies of this resolution be forwarded by the secretary of state to our senators and representatives in congress and that a copy be sent to the secretary of state of the United States.

Mr. Norris moved that the vote whereby **H. B. No. 463** — Mr. Myers, was passed, be reconsidered and that the motion be entered upon the calendar and remain pending.

On motion of Mr. Norris, the President, under the rules, directed the clerk to send a message to the House of Representatives requesting the return of **H. B. No. 463**.

By unanimous consent the following report was submitted at this time:

Mr. Berry submitted the following report:

The standing committee on Roads and Highways, to which was referred **H. B. No. 289** — Mr. Gordon, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

At the head of the bill change the name of the author to read: • 'Messrs. Berry-Gordon'.

T. A. BUSBEY,
C. K. PATTERSON,
J. N. STONE,
JAMES R. HOPLEY,
GEO. E. KRYDER,
GEO. J. SNYDER,

O. J. DEMUTH,
T. M. BERRY,
H. W. DAVIS,
F. E. WHITTEMORE,
C. A. WAGNER.

The amendment was agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 111 — Mr. Miller.

To amend section 14203-23 of the General Code relating to the abandonment of that portion of the Ohio Canal between the Aqueduct of said canal over Raccoon creek and the village of Hebron, Licking county, Ohio.

With the following amendments in which the concurrence of the Senate is requested.

Strike out lines 13, 14, 15, 16, 17, 18, 19 and 20 and in lieu thereof insert the following:

"However, in the vent that all or any part of said canal lands shall be sold, it shall be sold only after appraisalment and advertisement. Said lands shall be appraised by the superintendent of public works, either as a whole or in parcels as may seem best to said superintendent of public works, and said appraisal shall be approved by the governor and the attorney general. After appraisal the superintendent of public works shall advertise the lands to be sold for thirty days prior to the sale of the same in two newspapers published in Licking county, Ohio, of opposite politics and of general circulation in said county. Said notice shall be inserted once or oftener as may seem best to the superintendent of public works. Such sales shall be conducted by the superintendent of public works at public auction at the west door of the state house in Columbus, Ohio, and the property sold to the highest responsible bidder. The said canal lands may be sold as a whole or in parcels as may seem best to the superintendent of public works, but not for less than the appraised value of the whole or any parcel thereof. The successful bidder for all or part of such lands shall deposit a certified check or make a cash payment to the superintendent of public works in such amount as the superintendent of public works may demand, and the balance shall be paid within thirty days thereafter."

After line 12 insert the following:

Before proceeding to sell or lease any of said abandoned Ohio canal lands, except to the owners of existing leases, the superintendent of public works, shall give at least thirty days' notice by publication in two newspapers of opposite politics and of general circulation in the county where said lands are located, that he will on and after the date of publication and for ninety days thereafter receive applications for the purchase or lease of said abandoned lands, and after the expiration of said period, leases and sales of said abandoned canal lands may be made in accordance with the provisions of this act.

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

Mr. Stone moved that the vote by which **H. B. No. 189** — Mr. Hoover, was passed, be reconsidered and that the motion be entered upon the Journal as pending.

On motion of Mr. Stone, the President, under the rules, directed the clerk to send a message to the House of Representatives requesting the return of **H. B. No. 189**.

Mr. Whittemore moved that the vote by which **H. B. No. 382** — Mr. Spidel, was passed, be reconsidered and that the motion be entered upon the Journal as pending.

On motion of Mr. Whittemore, the President, under the rules, directed the Clerk to send a message to the House of Representatives, requesting the return of **H. B. No. 382**.

On motion of Mr. Whittemore, the Clerk was authorized and directed to correct the error in the message transmitting to the House, **S. B. No. 24** — Mr. Miller.

The clerk read the following communication which, on motion of Mr. Whittemore, was ordered printed in the journals as follows:

AKRON CHAMBER OF COMMERCE.

Akron, Ohio, May 3, 1919.

To the Members of the Senate of Ohio, Columbus, O.

Gentlemen:—Akron desires to extend through our organization a most cordial invitation to you to hold your annual reunion this year in this city.

The beautiful waters of the Portage lakes will afford you fine opportunities for recreation in the way of boating and fishing; our great factories will open their doors to you for the inspection of the many interesting processes in the manufacture of automobile tires and a wide variety of rubber products, and the hospitality of Akron which is well known will be extended to you.

Hoping that we may have the opportunity of extending these courtesies to you and your wives,

Cordially yours,

E. E. WORKMAN, President;

VINCENT S. STEVENS, Secretary.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,

Clerk.

Senate Chamber, Columbus, Ohio,

Thursday, May 6, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 87 — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county.

S. B. No. 57 — Mr. Agnew.

To amend section 7681 (as amended March 7th, 1917, volume 107, O. L. page 62) of the General Code, relating to children's homes.

Am. S. B. No. 58 — Mr. Miller.

To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code.

S. B. No. 49 — Mr. Parrett.

To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrates, pipes, mains, meters and other water works property.

S. B. No. 43 — Mr. Whittemore.

To amend section 7620 of the General Code, relating to the powers and duties of the boards of education.

Sub. S. B. No. 96 — Mr. Beebe.

To amend section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined.

Am. S. J. R. No. 31 — Joint Committee on Taxation.

Joint resolution proposing to amend article XII, section 2 of the constitution of the state of Ohio, relative to the classification of property for the purpose of taxation.

S. J. R. No. 42 — Mr. Miller.

Authorizing payment of expenses of members of the joint committee which welcomed the returning soldiers of the 37th Division under authority of Senate Joint Resolution No. 34.

S. J. R. No. 44 — Mr. Davis.

Relative to welcome to be extended to the 166th regiment on its return to New York City.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
TOM W. JONES,
J. E. HOLDEN,

C. F. McCOY,
HENRY EVANS,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 63 — Mr. Jones, of Meigs.

Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the central powers of Europe.

Am. S. B. No. 47 — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

S. J. R. No. 40 — Mr. Whittemore.

Relative to adjournment.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
TOM W. JONES,
J. E. HOLDEN,

C. F. McCOY,
HENRY EVANS,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 122 — Mr. Stone.

Relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing penalties for any violation of this act.

Am. S. B. No. 143 — Mr. Lloyd

To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and highways, and to repeal original sections 12603, 12604 and 12608 of the General Code.

S. B. No. 139 — Mr. Archer.

To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the state insurance fund.

S. B. No. 115 — Mr. Bellew.

To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.

Am. S. B. No. 113 — Mr. Bellew.

To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue.

Am. S. B. No. 107 — Mr. Stone.

To amend section 614-44 of the General Code relating to rates to be charged by certain public utilities.

Am. S. B. No. 130 — Mr. O'Brien.

To prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved or repaved, surfaced or resurfaced, to be renewed, replaced, repaired, or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

S. B. No. 127 — Mr. Ritter.

Relating to the pollution of streams and the protection of public water supplies.

Am. S. B. No. 14 — Mr. Sparks.

To create a hotel division in the office of the state fire marshal; to provide for the administration of each division and prescribe its duties and powers; to amend section 840 of the General Code relative to salaries of the state fire marshal and the first deputy fire marshal.

GEORGE SCHELHORN,
HERBERT L. JONES,
C. F. MCCOY,
ROBERT J. O'BRIEN,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 477 — Mr. Freeman.

Defining the crime of criminal syndicalism and prescribing punishment therefor.

H. B. No. 315 — Mr. Emery.

To authorize the governor to convey to the village of Hicksville, Defiance county, Ohio, certain land located therein.

H. B. No. 143 — Mr. Wise.

To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials.

H. B. No. 132 — Mr. Wise.

To amend sections 5707, 5751, 6251, and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

H. B. No. 104 — Mr. Jones, of Trumbull.

Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917-1919, the Spanish-American war of 1898 and 1899, and surviving soldiers and sailors who served in the armies of the United States in the Civil War.

H. J. R. No. 54 — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during the recess.

H. J. R. No. 44 — Mr. Burns.

Relative to lost rolls of three months troops.

H. J. R. No. 52 — Mr. Denune.

Of respect for the soldiers of Ohio, living and dead.

H. B. No. 79 — Mr. Brach.

To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324 and 1579-326 of the General Code (107 O. L. 704), relating to the establishment of a municipal court in the city of Toledo.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 257 — Mr. Bryson.

To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code, authorizing the employment of home demonstration agents in the several counties of the state, and providing for the further development of agriculture.

H. B. No. 182 — Mr. Gordon, of Logan.

To amend sections 4744-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools.

H. B. No. 305 — Mr. Chester.

To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3136 and 3137 of the General Code, relative to the erection and maintenance of county hospitals.

H. B. No. 510 — Mr. Miller, of Stark.

To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.

H. B. No. 259 — Mr. Winter.

Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments and providing a penalty for the violation thereof.

H. B. No. 403 — Mr. Harter.

To supplement section 3141 of the General Code by the enactment of section 3141-1 and to amend sections 3147, 3153-1, 3153-2, 3153-3 and 3153-6 of the General Code, relating to hospitals for tuberculosis.

H. B. No. 281 — Mr. Evans.

To amend sections 6602-1, 6602-4, 6602-8b and 6602-8h of the General Code, relative to county sewer districts.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 280 — Mr. Evans.

To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code relative to water supply and water works systems in county sewer districts.

H. B. No. 61 — Mr. Taylor.

To supplement section 2421 of the General Code, by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality.

H. B. No. 484 — Mr. Gardner.

To amend section 5966 of the General Code, relating to actions at law in betting.

H. B. No. 488 — Mr. Bonser.

To provide for the acquisition of the land upon which the tomb of William H. Harrison is situate and to establish a commission to care for same.

H. B. No. 178 — Mr. Federman.

Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws 168), and the act passed May 17, 1915, (106 Ohio Laws 293) from March 31, 1919, to March 31, 1925.

H. J. R. No. 45 — Mr. Myers.

Relative to the rights of the Jewish people.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 299 — Mr. Jones of Trumbull.

To amend section 2412 of the General Code, relating to the employment of legal counsel, for county boards and officers.

H. B. No. 512 — Mr. Robins.

To designate certain portions of Route No. VIII of the main market roads of Ohio as "The Scioto Trail".

H. B. No. 356 — Mr. Bing.

To reimburse Bessie G. Lyle for money loaned to Company F, Seventh Infantry, Ohio National Guards.

H. B. No. 428 — Mr. Comings.

To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvements in said township.

H. B. No. 161 — Mr. Lentz.

To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name of purchaser, and the transfer of same by county auditor before record.

H. B. No. 404 — Mr. Gardner.

To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis.

H. B. No. 524 — Mr. Lustig.

To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.

H. B. No. 522 — Mr. Matthews.

To amend section 12708 of the General Code, relative to penalties for violations of the pharmacy laws.

H. B. No. 490 — Mr. Drury.

To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 150 — Mr. Kay.

To amend sections 2394, 2522, 2523, 2526, 2528, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495 and to repeal sections 2533, 2534, 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief.

H. B. No. 398 — Mr. Federman.

To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles.

H. B. No. 81 — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

H. B. No. 218 — Mr. Dunn.

To reenact sections 7146, 7150, 7151, 7152 and 7153 of the General Code relating to destruction of Canada or Russian thistles, wild parsnip, wild carrot, oxeeye daisy or wild mustard.

H. B. No. 511 — Mr. Matthews.

To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations awarded them for distinguished gallantry and heroism, and to establish a special state roll of honor.

H. B. No. 478 — Mr. Bryson.

Relating to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans' Home.

H. B. No. 383 — Mr. Crosser.

To amend section 3148 of the General Code of Ohio, relating to county and district hospitals for tuberculosis.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. MCCOY,
H. L. JONES,
HENRY EVANS.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 211 — Mr. Hughes.

To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476, and 12785 of the General Code relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code.

H. B. No. 326 — Mr. McCoy.

To provide for the appointment by county commissioners of section men to repair improved county roads.

H. B. No. 393 — Mr. Wise.

To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berme embankment of the Ohio Canal, in the city of Massillon, Stark county, Ohio.

H. B. No. 397 — Mr. Wenner.

To amend sections 367-2, 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education.

H. B. No. 366 — Mr. Lonz.

To supplement section 3285 of the General Code by the enactment of section 3285-1, authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.

H. B. No. 225 — Mr. Scott.

To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment.

H. B. No. 448 — Mr. Hughes.

To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.

ROBERT J. O'BRIEN,
CARL W. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 382 — Mr. Spidel.

To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.

H. B. No. 20 — Mr. Hughes.

To amend section 2253 of the General Code as amended 104 O. L. 250, relating to expenses of judges incurred while holding court in a county where he does not reside.

H. B. No. 492 — Messrs. Beatty-Ritter.

To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department at Wilberforce University.

H. B. No. 523 — Mr. Fouts.

To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to duties of guardians.

H. B. No. 336 — Mr. Lytle.

To provide for the protection of agriculture and horticulture; to prevent the introduction into and the dissemination within the state of insect and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1136-1, 1137, 1138, 1139 and 1140 of the General Code.

H. B. No. 163 — Mr. Chester.

To amend section 4727 of the General Code, providing for the transfer of territory to or from a centralized school district.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS,

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 25 — Mr. Barnes.

To amend sections 4698, 4699 and 4701 of the General Code, relating to city school districts.

H. B. No. 419 — Mr. McFarland (by request).

Providing certain regulations with respect to the sale of feed stuffs.

H. B. No. 29 — Mr. Miller, of Stark.

To amend section 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.

H. B. No. 311 — Mr. Bing.

To amend sections 1302, 1303 and 1303-1 of the General Code, relating to the requirements for examination as a pharmacist or assistant pharmacist.

H. B. No. 292 — Mr. Pugh.

To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court.

H. B. No. 313 — Mr. Harter.

To supplement section 412 of the General Code, by adding thereto sections 412-1, 412-2, 412-3, 412-4, 412-5, 412-6, 412-7, 412-8, 412-9, 412-10, 412-11, 412-12, 412-13, 412-14 412-15 relative to preventing destructive floods and conserving and preventing waste of the waters of the streams, lakes and public waters of the state of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes.

H. B. No. 38 — Mr. Kay.

To amend section 3963 of the General Code relating to charge by municipalities for water service.

H. B. No. 497 — Mr. King.

To make an appropriation for the payment of the salaries of the members of the General Assembly.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

C. F. McCOY,
H. L. JONES,
HENRY EVANS.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and resolutions:

S. B. No. 87 — Mr. Lloyd.

S. B. No. 57 — Mr. Agnew.

S. B. No. 58 — Mr. Miller.

S. B. No. 49 — Mr. Parrett.

S. B. No. 43 — Mr. Whittemore.

S. B. No. 96 — Mr. Beebe.

S. J. R. No. 31 — Joint Committee on Taxation.

S. J. R. No. 42 — Mr. Miller.

S. J. R. No. 44 — Mr. Davis.

S. B. No. 63 — Mr. Jones, of Meigs.

S. B. No. 47 — Mr. Davis.

S. J. R. No. 40 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 540 — Mr. Robins.

To amend section 12805 of the General Code, to provide penalty for disorderly conduct at militia encampment and military cantonment.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 420** — Mr. Chester.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 540** was read the second time by title only.

On motion of Mr. Whittemore **H. B. No. 540** — Mr. Robbins, was ordered placed on the calendar for third reading without reference to any committee.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 406 — Mr. Freeman.

To amend sections 7730, 7595-1 and 7595-2 of the General Code and to supplement the same with sections 7594-1, 7595-3, 7595-4 and 7595-5 of the General Code, relating to state aid to weak school districts.

H. B. No. 358 — Mr. Federman.

To provide an additional institution for the custody and care of the feeble-minded and to make appropriation therefor.

H. B. No. 323 — Mr. Miller, of Stark.

Granting permission to The Massillon Electric and Gas Company to construct a transmission line across state property, being part of section 19, 20, 21, 22, 27, 28, 29 and 30, in Perry township, Stark county, Ohio.

H. B. No. 346 — Mr. Swedersky.

To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.

H. B. No. 22 — Mr. Evans.

To amend sections 2967 and 2968 of the General Code, relative to increasing the amount that may be allowed for the relief of the needy blind.

H. B. No. 345 — Mr. Robins.

To amend sections 1643, 1672 and 3093 of the General Code, relative to guardianship of children.

S. B. No. 474 — Mr. Silver.

To amend sections 9880, 9880-1, 9881, 9882, 9884, 9894 and 9899 and to add supplementary sections 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies.

ROBERT J. O'BRIEN,
CHARLES A. WHITE.
THOMAS W. LATHAM,
CARL V. BEEBE,

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 440 — Mr. Winter.

To amend section 660 of the General Code relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio.

H. B. No. 424 — Mr. Dunsbaugh.

To amend sections 1465-45, 1465-47, 1465-48, 1465-49, 1465-53, 1465-54, 1465-55, 1465-60, 1465-61, 1465-69, 1465-79, 1465-80, 1465-82, 1465-83, 1465-90, 1465-93, 1465-94, 1465-95 and to supplement section 1465-72 of the General Code of Ohio, by the enactment of section 1465-72a, relating to workmen's compensation.

H. B. No. 320 — Mr. Matthews.

To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, and fix the jurisdiction thereof, providing for a judge thereof and other necessary officers and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to the police court of the city of Portsmouth.

H. B. No. 359 — Mr. Freeman.

To provide a state-wide retirement system for teachers in schools supported wholly or in part by public funds.

H. B. No. 378 — Mr. Alban.

To fix standards for Climax baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.

H. B. No. 24 — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the enforcement of such prohibition, and to repeal all sections of the General Code, and acts inconsistent herewith.

H. B. No. 387 — Mr. Walsh.

To amend sections 2976-1 and 2967-7 of the General Code and to supplement section 2976-10c of the General Code by the enactment of sections 2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h and 1976-10i relating to park districts and providing for the annexation of territory thereto, for the sale of lands, for the levying of taxes, for the issue of bonds and conferring certain police powers upon boards of park commissioners.

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBE.

H. B. No. 460 — Mr. Jones, of Trumbull, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Hopley,	Mettler,	Stone,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—29.
Demuth,			

So the bill passed.

The title was agreed to.

By unanimous consent Mr. Ritter offered the following resolution:

Mr. Ritter offers the following resolution:

S. R. No. 40 — Mr. Ritter.

WHEREAS, The General Assembly has granted the use of the Senate chamber to the Grand Army of the Republic for the week of its next national encampment;

Resolved, That the President of the Senate is hereby authorized to appoint Judge Joseph W. O'Neil, a Civil War veteran, to have entire charge of the Senate chamber for the week beginning September seventh, nineteen hundred and nineteen, while the Grand Army of the Republic is holding its national encampment in this city.

Resolved, That for such services the finance committee of the Senate is hereby requested to make an appropriation of fifty dollars.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Sparks,
Ake,	Holden,	Miller,	Stone,
Archer,	Hopley,	Norris,	Wagner,
Beebe,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—27.
Demuth,	Liggitt,	Snyder,	

So the resolution was adopted.

By unanimous consent Mr. Stone offered the following joint resolution.

S. J. R. No. 47 — Mr. Stone.

WHEREAS, Many hundreds of wounded soldiers of the World War from Ohio and other states have been invalidated and sent to the base hospital at the Chillicothe cantonment, many of them in helpless condition and unable to reach home and loved ones,

Be it resolved, That this legislative body tender its sympathy and aid to these brave boys, and we herewith advise them and their commanding officer that we are willing and anxious to do anything within our power to aid in their comfort and welfare.

Resolved, That a committee of three members each from the Senate and House of Representatives be named by their respective presiding officers to visit the camp and call on the commanding officer at Camp Sherman and soldiers in the hospitals and assure them of our hearty cooperation and good wishes.

The Clerk of the Senate is hereby authorized to issue vouchers on the Auditor of State on the proper fund to the individual members of said committee for the amount as shown by their itemized, approved expense account. The accounts of the House members must be approved by the Speaker of the House, and those of the Senate members by the President of the Senate.

On motion of Mr. Stone the rules were suspended and the joint resolution was taken up:

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the joint resolution was adopted.

By unanimous consent Mr. Whittemore offered the following joint resolution:

S. J. R. No. 48 — Mr. Whittemore.

Providing for holding the next annual reunion of the General Assembly at Akron, Ohio.

WHEREAS, The Akron Chamber of Commerce has extended a cordial invitation to the General Assembly of Ohio to hold its annual reunion this year in the city of Akron; therefore

Be it resolved by the General Assembly of the State of Ohio, That the invitation extended by the Akron Chamber of Commerce be and is hereby accepted and that said reunion be held in the city of Akron in the month of August at a time to be determined by the General Assembly or its committee appointed to arrange for such reunion.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Ritter,
Ake,	Demuth,	Latham,	Stone,
Archer,	Emmert,	Mettler,	Wagner,
Beebe,	Holden,	Miller,	White,
Berry,	Holl,	Norris,	Whittemore,
Busbey,	Jones, of Franklin,	Patterson,	Wright—24.

Messrs. Hopley and Jones, of Meigs, voted in the negative.

So the joint resolution was adopted.

On motion of Mr. Whittemore, the Senate recessed for five minutes. Senate met pursuant to recess.

The President handed down a communication from the governor containing his disapproval of **S. B. No. 145** — The Joint Committee on Taxation.

To the General Assembly:

I return **Senate Bill No. 145**.

I share with your honorable body an appreciation of the financial status in which local subdivisions of government find themselves, as well as your desire to render such aid as will maintain credit and at the same time make the least possible encroachment on what experience has demonstrated to be sound public policy.

The bill in question anticipates deficits as of the present year. This would seem to be a dangerous step. In the transformation process

through which we are passing, there should be no encouragement to any disbursements for anything except necessities. We must bear in mind also that it was the state itself which initiated the suggestion of fixing a definite limitation on the tax rate, and the compact made should be kept in good faith. Justification for any departure could be found only in an emergency more urgent than the one we now seek to meet. It must in candor be admitted that an arbitrary rather than a general provision of the statute brings about some inconvenience in the face of unforeseen developments, but the chief consideration of this phase of the question must be whether it is not better to work out of the inconvenience rather than to violate a basic principle.

In 1918 taxes assessed on real estate in Ohio amounted to \$74,232,-978.61 while that accruing from personal property was \$49,854,125.54. Any student of government who analyzes the problems that multiply with time, comes inevitably to the conclusion that modern life develops added utilities and in proportion as society exacts, it must increase its contribution to the public purse. The additional imposts, however, should not be levied on real estate, and the reasons for it are not only ethical, but practical.

We are all agreed that the homing instinct of the people must not be discouraged. With unrest manifesting itself throughout the world, our first duty is to strengthen our purpose to preserve the ideals of America. In other words, the great mass of the people must have a quickened appreciation of the fact that the institutions of government given to us by our fathers, are the protecting bulwarks in guaranteeing the elements of equal rights and opportunity which a democracy makes possible.

Every city in Ohio of any size is perplexed now with the housing problem. There are not sufficient homes to take care of those needed in the operation of our great industrial plants. A fixed residence becomes in part an insurance against the success of improper agitation. When a man builds or buys a home, he has a livelier understanding of the relation which it bears to government, and as he senses the protecting function of government over what he, by thrift and industry has conserved, his devotion to the former will increase.

Therefore let us do nothing that will interfere with the building of more homes. If increased revenues to meet public expense are to be added to real estate, we are sure to defeat an objective to which the country is devoting itself. The credit of local subdivisions of government can be maintained without recourse to a measure carrying the proposals of this bill now under discussion. The relief should be afforded, but the debt which we legalize through certificates of indebtedness, should be met, if possible, by invoking methods of taxation which the constitution authorizes, but which have not been employed.

I must therefore register the executive disapproval.

JAMES M. COX,
Governor.

On motion of Mr. Holden, further action on **S. B. No. 145** — The Joint Committee on Taxation, was indefinitely postponed.

By unanimous consent Mr. Parrett submitted the following report:

The Special Joint Bi-partisan Taxation Committee of the Senate and House to which was referred the responsibility of making recom-

mendations to the General Assembly designating the means whereby the serious fiscal embarrassment of the state and its local subdivisions might be relieved, begs leave to make the following partial report and recommends the passage of a bill herewith appended:

The necessity for this recommendation of the committee is based upon executive action in vetoing S. B. 145, which was passed with practical unanimity by both House and Senate, at the suggestion and upon the advice of this committee.

FRANK. C. PARRETT,
F. E. WHITEMORE,
WM. AGNEW,
T. M. BERRY,
W. W. BELLEW,

FRANCIS M. THOMPSON,
MILTON CLARK,
HUSTON ROBINS,
RUPERT BEETHAM.

By unanimous consent the following bill was introduced and read the first time:

S. B. No. 180—The Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 180** was read the second time by title only.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 180** was read the third time and placed on its passage.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted—yeas 24, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Demuth,	Latham,	Ritter,
Archer,	Emmert,	Liggitt,	Sparks,
Bellew,	Holl,	Miller,	Stone,
Berry,	Hopley,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—24.

Those who voted in the negative were: Messrs.

Beebe,	Jones, of Franklin,	Norris,	Wagner,
Holden,	Mettler,	Snyder,	Wright—8.

So the emergency clause was adopted.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 24, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Demuth,	Latham,	Ritter,
Archer,	Emmert,	Liggitt,	Sparks,
Bellew,	Holl,	Miller,	Stone,
Berry,	Hopley,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—24.

Those who voted in the negative were Messrs. Beebe, Holden, Jones of Franklin, Mettler, Wagner and Wright.

So the bill passed.

The title was agreed to.

Mr. Whittemore moved that **S. B. No. 175**—The Joint Committee on Taxation, be informally passed.

Which was agreed to.

H. B. No. 352—Mr. Kay, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Mettler,	Sparks,
Berry,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Franklin,	O'Brien,	Wagner,
Davis,	Jones, of Meigs,	Parrett,	White,
Demuth,	Kryder,	Patterson,	Whittemore,
Emmert,	Latham,	Ritter,	Wright—28.

So the bill passed.

The title was agreed to.

H. B. No. 255—Mr. Bing, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Davis moved that **H. B. No. 255**—Mr. Bing, be informally passed.

Which was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Miller,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—27.
Holden,	Mettler,	Snyder,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate reverted to the fourth order of business, being bills for second reading.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 120—Mr. York.

To committee on Benevolent Institutions.

H. B. No. 416—Mr. Carpenter.

To committee on Labor

Am. H. B. No. 274 — Mr. Burns.

To committee on Insurance.

Am. H. B. No. 332 — Mr. Comings.

To committee on Insurance.

Am. H. B. No. 341 — Mr. Besaw.

To committee on Benevolent Institutions.

Am. H. B. No. 408 — Mr. Kreider.

To committee on Libraries.

Am. H. B. No. 432 — Mr. Bishop.

To committee on County Affairs.

Am. H. B. No. 461 — Mr. Beetham.

To committee on Privileges and Elections.

Am. H. B. No. 465 — Mr. Mathews.

To committee on Public Works.

On motion of Mr. Whittemore, **Am. H. B. No. 469** — Mr. Myers, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Chester, **Am. H. B. No. 493** — Mr. Chester, was ordered placed on the calendar third time without reference to any committee.

H. B. No. 508 — Mr. Hinchey.

To committee on Military Affairs.

H. B. No. 521 — Mr. Spidel.

To committee on Cities.

H. B. No. 528 — Mr. Graham, of Muskingum.

To committee on Insurance.

Am. H. B. No. 506 — Mr. Foster.

To committee on German Propaganda.

On motion of Mr. Whittemore, **Am. H. B. No. 372** — Mr. Harter, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore, **Am. H. B. No. 217** — Mr. Waterston, was ordered placed on the calendar third time without reference to any committee.

Am. H. B. No. 348 — Mr. Wenner.

To committee on Common Schools.

Am. H. B. No. 395 — Mr. Bond.

To committee on Judiciary.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 440 — Mr. Winter.
H. B. No. 424 — Mr. Dunsbaugh.
H. B. No. 320 — Mr. Matthews.
H. B. No. 359 — Mr. Freeman.
H. B. No. 378 — Mr. Alban.
H. B. No. 24 — Mr. Crabbe.
H. B. No. 387 — Mr. Walsh.

Attest:

JOHN P. MAYNARD,
 Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 406 — Mr. Freeman.
H. B. No. 358 — Mr. Federman.
H. B. No. 323 — Mr. Miller, of Stark.
H. B. No. 346 — Mr. Swedersky.
H. B. No. 22 — Mr. Evans.
H. B. No. 345 — Mr. Robins.
H. B. No. 474 — Mr. Silver.

Attest:

JOHN P. MAYNARD,
 Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 477 — Mr. Freeman.
H. B. No. 315 — Mr. Emery.
H. B. No. 143 — Mr. Wise.
H. B. No. 132 — Mr. Wise.
H. B. No. 104 — Mr. Jones, of Trumbull.
H. J. R. No. 54 — Mr. Cowan.
H. J. R. No. 44 — Mr. Burns.
H. J. R. No. 52 — Mr. Denune.
H. B. No. 79 — Mr. Brach.

Attest:

JOHN P. MAYNARD,
 Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution

H. B. No. 280 — Mr. Evans.

H. B. No. 61 — Mr. Taylor.

H. B. No. 484 — Mr. Gardner.

H. B. No. 488 — Mr. Bonser.

H. B. No. 178 — Mr. Federman.

H. J. R. No. 45 — Mr. Myers.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, has signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 257 — Mr. Bryson.

H. B. No. 182 — Mr. Gordon, of Logan.

H. B. No. 305 — Mr. Chester.

H. B. No. 510 — Mr. Miller, of Stark.

H. B. No. 259 — Mr. Winter.

H. B. No. 403 — Mr. Harter.

H. B. No. 281 — Mr. Evans.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, has signed said bills.

On motion of Mr. Whittemore, the Senate reverted to the eighth order of business, being amendments to Senate bills laid over under Joint Rule No. 9.

Amendments to **Am. S. B. No. 111** — Mr. Miller, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas none, nays 22, as follows:

Those who voted in the negative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Wagner,
Bellew,	Kryder,	O'Brien,	White,
Berry,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright—22.
Holden,	Mettler,		

So the amendments were not concurred in.

Amendments to **Am. S. B. No. 174** — Mr. Whittemore, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Ake,	Jones, of Meigs,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Bellew,	Latham,	Parrett,	White,
Berry,	Liggitt,	Patterson,	Whittemore,
Busbey,	Mettler,	Snyder,	Wright—25.
Demuth,			

So the amendments were concurred in.

Amendments to **Am. S. B. No. 55** — Mr. Stone, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Snyder,	Wright—26.
Demuth,	Mettler,		

So the amendments were concurred in.

Amendments to **Am. S. B. No. 153** — Mr. White, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Sparks,
Beebe,	Jones, of Meigs,	O'Brien,	Stone,
Berry,	Kryder,	Parrett,	Wagner,
Demuth,	Latham,	Patterson,	White,
Holden,	Liggitt,	Ritter,	Whittemore,
Holl,	Miller,	Snyder,	Wright—24.

So the amendments were concurred in.

Amendments to **Am. S. B. No. 112** — Mr. Kryder, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Norris,	Sparks,
Ake,	Jones, of Meigs,	O'Brien,	Stone,
Beebe,	Kryder,	Parrett,	Wagner,
Berry,	Latham,	Patterson,	White,
Busbey,	Liggitt,	Ritter,	Whittemore,
Demuth,	Mettler,	Snyder,	Wright—26.
Holden,	Miller,		

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 409 — Mr. Spidel' (by request).

To amend section 3178 of the General Code, relating to jail matrons and their salaries.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 450 — Mr. Hughes.

Supplementing section 1243-4 of the General Code by the enactment of section 1243-5, providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 349 — Mr. Wenner.

To authorize the co-operation of cities, counties, state, and federal authorities, or any of them, in the establishment and maintenance of public employment offices.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 137 — Mr. Ake.

To supplement section 7762 of the General Code by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language.

With the following amendment in which the concurrence of the Senate is requested.

In line 9, after the word "taught", insert "below the eighth grade".

Attest: JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 88 — Mr. Lloyd.

To amend sections 1558-78 and 1558-83 of the General Code.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 462 — Mr. Comings.

To amend section 10051 of the General Code, relative to the selling, exchanging, or encumbering real estate held by charitable or religious society or association.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. S. B. No. 100** — Mr. Berry, and requests the return of said bill.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 537 — Mr. Pearson.

Giving to councils power and authority to permit the use of a reasonable portion of any public work in any city for Chautauqua assembly purposes, and regulating matters connected therewith.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, May 7th, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 136 — Mr. Lloyd.

To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employes, and to repeal said original section 2250 of the General Code.

With the following amendment in which the concurrence of the Senate is requested:

In line 7 after the comma strike out the words "five thousand" and insert in lieu thereof the words "seventy-five hundred".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 141 — Mr. Ritter.

To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home.

With the following amendment in which the concurrence of the Senate is requested:

In line 8 after the word "superintendent" add the following: "Provided however, that the provisions of this section shall not affect the tenure of the position or office of the present superintendent".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 437 — Mr. Jones, of Hamilton.

To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions in which the concurrence of the Senate is requested:

H. J. R. No. 60 — Mr. Federman.

Relative to the appointment of a committee to make arrangements for the reunion of the 83rd General Assembly.

H. J. R. No. 61 — Mr. Crabbe.

Relative to the use of the reviewing stand in the State House grounds.

Attest:

JOHN P. MAYNARD,
Clerk.

Said resolutions were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 47 — Mr. Stone.

Relative to visiting Camp Sherman.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

H. J. R. No. 48 — Mr. Whittemore.

Providing for holding the next annual reunion of the General Assembly at Akron, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Under the provisions of **S. J. R. No. 147**, the President appointed as members of said committee, Messrs. Stone, Jones, of Meigs, and Berry.

On motion of Mr. Whittemore, the Senate proceeded to the ninth order of business, being bills for third reading.

S. B. No. 175 — Joint Committee on Taxation, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Bellew moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the word "Sections" strike out the figures "2641, 2643" and insert in lieu thereof the figures "2624, 2685".

In line 7 strike out the figures "2641, 2688" and insert in lieu thereof the figures "2685".

In line 9 strike out figures "2641-1, 2688-1" and insert in lieu thereof the figures "2685-1".

Strike out all of lines 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28 and 29, and insert in lieu thereof the following:

"Sec. 2624. On all moneys collected by the county treasurer on any tax duplicates of the county, other than the liquor, *inheritance* and cigarette duplicates, the county auditor on settlement semi-annually with the county treasurer and auditor of state, shall be allowed as compensation for his services the following percentages:

"On the first one hundred thousand dollars one and one-half per cent.; on the next two million dollars five-tenths of one per cent.; on the next two million dollars four-tenths of one per cent.; and on all further sums, one-tenth of one per cent. Such compensation shall be apportioned ratably by the county auditor and deducted from the shares or portions of the revenue payable to the state as well as to the county, townships, corporations and school districts.

"Sec. 2685. On settlement semi-annually with the county auditor, the county treasurer shall be allowed as fees on all moneys collected by him on any tax duplicates other than the liquor, *inheritance* and cigarette duplicates, the following percentages: On the first one hundred thousand dollars, one and one-half per cent.; on the next two million dollars, five-tenths of one per cent.; on the next two million dollars four-tenths of one per cent.; and on all further sums, one-tenth of one per cent. Such compensation shall be apportioned ratably by the county auditor and deducted from the shares or portion of the revenue payable to the state as well as to the county, township, corporations and school district; and on all moneys collected on liquor, and cigarette duplicate, one per cent. on all moneys collected otherwise than on the said duplicates, except

moneys received from the state treasurer or his predecessors in office, or his legal representatives or the sureties of such predecessors, and except moneys received from the proceeds of the bonds of the county or of any municipal corporation, five-tenths of one per cent. on the amount so received, to be paid upon the warrant of the county auditor out of the general fund of the county."

In lines 205 and 206 strike out the words "on the certificate of the county auditor thereof".

In line 261 at the end thereof insert the words "to him".

In line 295 strike out the word "of" and insert in lieu thereof the word "the", in the same line strike out the word "in" and insert in lieu thereof the word "of".

In line 374 after the period at the end thereof insert the following: "The county auditor shall thereupon, on a form to be prescribed for him by the auditor of state, make up a charge based upon such order and certify a duplicate thereof to the county treasurer, who shall collect the taxes so charged".

In line 380 strike out the word "quarterly" and insert in lieu thereof the word "semi-annually".

Strike out all of lines 386-a, 386-b, 386-c, 387, 388, 389 and 390, and insert in lieu thereof the following:

Sec. 2685-1. On settlement semi-annually with the county auditor, the county treasurer shall be allowed as fees on all moneys collected by him on inheritance tax duplicates the following percentages: one per cent on the first fifty thousand dollars; five-tenths of one percent on the next fifty thousand dollars; and one-tenth of one per cent on all additional sums. Such percentages shall be computed upon the amount collected in a calendar year and shall be for the use of the fee fund of the county treasurer.

In line 475 strike out the words "auditor of state shall furnish to each" and insert in lieu thereof the word "Each". In the same line after the word "judge" insert the words "shall keep".

In line 476 after the first comma therein insert the following: "the form whereof shall be prescribed by the auditor of state."

In line 494 strike out the word "furnish".

In line 495 strike out the words "to each probate judge and county auditor", and insert in lieu thereof the word "prescribe".

In line 496 strike out the word "them" and insert in lieu thereof the following: "each probate judge and county auditor".

In line 497 after the first comma therein strike out the words "on the first day of January, April".

In line 498 strike out the words "July and October of each year" and insert in lieu thereof "at the time the county auditor makes his semi-annual settlement with the auditor of state".

In line 498 strike out the word "furnished" and insert in lieu thereof the word "prescribed".

In line 511 strike out the words "first day of January, April, July and October," and insert in lieu thereof the words "twenty-fifth day of February and the twentieth day of August".

In line 519 after the period therein strike out the words "Within ten", and all of lines 520 and 521.

In line 525 at the beginning of the line insert the word "The".

In line 536 strike out the word "quarterly" and insert in lieu thereof the word "semi-annual".

In line 594 strike out the figures "2641, 2643" and insert in lieu thereof the figures "2624, 2685".

Which was agreed to.

Mr. Bellew was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Emmert,	Mettler,	Snyder,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whitemore,
Busbey,	Kryder,	Patterson,	Wright—31.
Davis,	Latham,	Ritter,	

So the bill passed.

Mr. Bellew moved to refer the title to a select committee of one, with instructions to amend as follows:

In line 3 strike out the figures "2641, 2643" and insert in lieu thereof the figures "2624, 2685".

In line 5 strike out the figures "2688" and insert in lieu thereof "2685".

In line 7 strike out the figures "2688-1" and insert in lieu thereof the figures "2685-1".

Which was agreed to.

Mr. Bellew was appointed such committee, and reported the title amended as instructed.

The title was agreed to as amended.

On motion of Mr. Busbey, **H. B. No. 289**, was informally passed.

H. B. No. 162 — Busbey-Fouts, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Busbey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 618 E after the period add the following:

"The county commissioners of any county in which less than one and one-half mills is levied in any year under the provisions of this section shall within the above limitations determine what part of such levy shall be subject to the limitation upon the combined maximum rate for all taxes now in force and what part of such levy shall be outside such limitation and unrestricted by any existing law or laws".

Which was agreed to.

Mr. Busbey was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Jones of Meigs moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 478, strike out the word "twenty" and insert in lieu thereof, "twenty-two".

In line 486, strike out the word "twenty" and insert in lieu thereof "twenty-two".

Which was agreed to.

Mr. Jones, of Meigs, was appointed such committee and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 28, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Holl,	Lloyd,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—28.

Messrs. Beebe and Norris voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 150 — Mr. Kay.

H. B. No. 398 — Mr. Federman.

H. B. No. 81 — Mr. Evans.

H. B. No. 218 — Mr. Dunn.

H. B. No. 511 — Mr. Matthews.

H. B. No. 478 — Mr. Bryson.

H. B. No. 383 — Mr. Crosser.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 299 — Mr. Jones, of Trumbull.

H. B. No. 512 — Mr. Robins.

H. B. No. 356 — Mr. Bing.

H. B. No. 428 — Mr. Comings.

H. B. No. 161 — Mr. Lentz.

H. B. No. 404 — Mr. Gardner.

H. B. No. 524 — Mr. Lustig.

H. B. No. 522 — Mr. Matthews.

H. B. No. 490 — Mr. Drury.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 25 — Mr. Barnes.

H. B. No. 419 — Mr. McFarland (by request).

H. B. No. 29 — Mr. Miller, of Stark.

H. B. No. 311 — Mr. Bing.

H. B. No. 292 — Mr. Pugh.

H. B. No. 313 — Mr. Harter.

H. B. No. 38 — Mr. Kay.

H. B. No. 497 — Mr. King.

Attest :

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

Am. S. B. No. 122 — Mr. Stone.

Am. S. B. No. 143 — Mr. Lloyd.

S. B. No. 139 — Mr. Archer.

S. B. No. 115 — Mr. Bellew.

S. B. No. 113 — Mr. Bellew.

Am. S. B. No. 107 — Mr. Stone.

Am. S. B. No. 130 — Mr. O'Brien.

S. B. No. 127 — Mr. Ritter.

S. B. No. 14 — Mr. Sparks.

Attest :

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 211 — Mr. Hughes.

H. B. No. 326 — Mr. McCoy.

H. B. No. 393 — Mr. Wise.

H. B. No. 397 — Mr. Wenner.

H. B. No. 366 — Mr. Lonz.

H. B. No. 225 — Mr. Scott.

H. B. No. 448 — Mr. Hughes.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 20 — Mr. Hughes.

H. B. No. 492 — Messrs. Beaty-Ritter.

H. B. No. 523 — Mr. Fouts.

H. B. No. 336 — Mr. Lytle.

H. B. No. 163 — Mr. Chester.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 111** — Mr. Miller, and asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Miller the request of the House for a committee of Conference was acceded to on **Am. S. B. No. 111** — Mr. Miller.

The President appointed as managers on the part of the Senate on the matter of difference between the two houses, on **Am. S. B. No. 111** — Mr. Miller, Messrs. Miller, Hopley and Wright.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 91 — Mr. O'Brien.

To regulate the payment of losses under contracts for casualty insurance.

Attest:

JOHN P. MAYNARD,
Clerk.

On leave, Mr. Whittemore submitted the following report:

The special joint committee on Taxation, to which was referred matters pertaining to the taxation laws of the state, hereby makes a partial report and recommends the passage of the bill hereto appended.

FRANK C. PARRETT,
W. W. BELLEW,
WM. AGNEW,
T. M. BERRY,
J. E. HOLDEN,
FRANCIS M. THOMPSON,

E. J. HOPPLE,
R. M. BILLINGSLEA,
M. CLARK,
H. T. ROBINS,
RUPERT BEETHAM,
F. E. WHITTEMORE.

By unanimous consent the following bill was introduced and read the first time.

S. B. No. 181 — Special Joint Committee on Taxation.

To amend sections 5612 and 5613 of the General Code requiring each county auditor to prepare and transmit to the Tax Commission of Ohio, annually, an abstract of the aggregate amount and assessed valuation of real and personal property in his county and the taxing districts therein, and requiring the Tax Commission of Ohio to equalize the assessed valuation of such real and personal property, and fixing the time when the same shall be done.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 181** was read the second time by title only.

On motion of Mr. Whittemore, **S. B. No. 181** — Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference to any committee.

On leave, Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **H. B. No. 256** — Mr. Bryson, having had the same under consideration, reports it back.

T. M. NORRIS,
T. M. BERRY,
D. A. LIGGITT,

GEO. E. KRYDER,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order.

H. B. No. 407 — Mr. Freeman, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none. as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—31.
Davis,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

On leave, Mr. Kryder submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 423** — Mr. Benner, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
H. W. DAVIS,

GEO. E. KRYDER,
W. W. BELLEW,

The bill was ordered to be read the third time in its regular order.

On leave, Mr. Jones, of Franklin, submitted the following report:

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **H. B. No. 120** — Mr. York, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
HOWELL WRIGHT,
H. J. RITTER,

D. A. LIGGITT,
M. B. ARCHER.

The bill was ordered to be read the third time in its regular order.

H. B. No. 540 — Mr. Robins, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Mettler,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—29.
Davis,			

So the bill passed.

The title was agreed to.

On leave, Mr. White submitted the following report:

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 363** — Mr. Dunspaugh, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
GEO. E. KRYDER,
J. N. STONE,

GEO. J. SNYDER,
WM. AGNEW,
H. W. DAVIS.

The bill was ordered to be read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Reprinted Am. S. B. No. 66 — Mr. Davis.

To prevent and correct the pollution of streams, to provide for the

collection and disposal of sewage and other liquid wastes, and to authorize the organization of sewerage and sanitation districts.

With the following amendments in which the concurrence of the Senate is requested.

In line 1568 after the second word "act" insert "or any part thereof".

In line 1341 after the period insert: "Said accounts shall also be audited at least once a year by the department of the auditor of state".

In line 49 after the word "provided" add the following: "in the event there are but two common pleas judges, who sit as court under the provisions of section 2, and the said judges find themselves unable to agree as to the establishment of such sanitary district, or upon any other question left for their decision, then, and in such event a third common pleas judge from a disinterested county shall be appointed by the chief justice of the supreme court of the state of Ohio, which said judge shall sit with the other two judges, and the decisions of a majority of said judges shall be final. Compensation for said judge shall be fixed by the appointing judge".

Attest:

JOHN P. MAYNARD,
Clerk.

In Sec. 2, line 43, strike out the words "or any judge thereof in vacation".

In line 126 after the period insert the following:

"And further, he shall also cause such notices to be served personally upon the clerk of each political subdivision within the proposed district".

Sec. 8, beginning with line 191 amended to read as follows:

APPOINTMENT OF DIRECTORS.

Within thirty days after entering the decree incorporating said district, provided said district is wholly within one county, the court shall appoint one person who shall be a resident freeholder within the district as a director of the district for a term of five years from the date of his appointment. Provided further that in case said district is composed of more than one county, or part thereof, then each county shall be entitled to one director who shall be a resident freeholder of such county. In no event shall there be more than one director for each county. The court shall fill all vacancies which may occur in the office of director or directors.

Sec. 9 shall be amended to read as follows:

DIRECTOR OR BOARD OF DIRECTORS TO ORGANIZE.

Each director before entering upon his official duties shall take and subscribe to an oath, before an officer duly authorized to administer oaths that he will honestly, faithfully and impartially perform the duties of his office, and that he will not be interested directly or indirectly in any contract let for the purpose of carrying out any of the provisions of this act; and said oath shall be filed in the office of the clerk of courts of the county from which he was appointed. In the event there is but one director, upon taking oath, he shall select some suitable person as secretary; in the event there is more than one director, they shall, upon taking oath, choose one of their number as president of the board and

shall select some suitable person as secretary, who may or may not be a member of said board. Such director or board shall adopt a seal, and shall keep in a well bound book a record of all proceedings, minutes of all meetings, certificates, contracts, bonds given by employes and all corporate acts, which shall be open to the inspection of all owners of property in the district as well as all other interested parties or persons. In the event that the district is composed of an even number of counties or parts thereof and the directors of said district find themselves unable to agree on any question pertaining to or in connection with their operation or management of said district then, and in such event at the request of any director, another person from within or without the district shall be appointed director temporarily by the court of the district as organized under section 2 of this act; and such temporary director shall serve as a member of such board of directors until the question in dispute has been satisfactorily adjusted. Compensation for said director shall be fixed by the appointing court.

After line 40 insert:

Wherever the term "board of directors" or term "directors" is used in this act said term or terms shall be taken to apply to the duties of one director in a district lying wholly within one county.

In Sec. 12, line 242 strike out the words "sewer" and "drain".

In line 224 strike out the words "other sewerage improvements".

In line 510, Sec. 25 after the word "district" insert the following:

Provided further that no two of said appraisers shall be residents of the same county.

Sec. 44, line 918 after the word "taxation" insert the following: "and provided further, that in no event shall the levy exceed in or for any one year, five-tenths of one per cent of said appraised valuation".

Sec. 67 to be amended and supplemented to read as follows:

"Officials Removed for or without Cause."

Any director, appraiser or other officer or employee of any district organized under this act may be removed for or without cause, at any time by the authority appointing him or them.

In line 1339 after the period strike out the remainder of the line and strike out all of lines 1340 and 1341 and substitute therefor the words:

The bureau of inspection and supervision of public offices shall inspect and supervise the accounts and reports of the district and all laws pertaining to said bureau shall be applicable to such inspection and supervision.

In line 207 after "appointed" insert:

Each director shall give a good and sufficient bond for the faithful and honest performance of his duties.

Amend the title as follows:

In line 4 of the title strike out "and" and insert in lieu thereof a comma.

In line 4 after "sanitation" insert "and water supply".

On motion of Mr. Davis the rules were suspended and the amendments were considered.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those voting in the affirmative were: Messrs.

Ake,	Holl,	Mettler,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	Wagner,
Berry,	Latham,	Patterson,	White,
Davis,	Liggitt,	Ritter,	Wright—26.
Holden,	Lloyd,		

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 502 — Mr. Hatch.

To authorize the city of Nelsonville, Athens county, Ohio, to enter upon, improve and occupy a portion of the Hocking canal as a public highway and for sewerage and water purposes.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

The President granted leave of absence to all absent members.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 502** was read the second time by title only.

On motion of Mr. Archer, **H. B. No. 502** — Mr. Hatch, was ordered placed on the calendar for third reading without reference to any committee.

S. B. No. 167 — Mr. Ritter, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Ritter,
Archer,	Holl,	Mettler,	Stone,
Beebe,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Davis,	Latham,	Patterson,	Wright—21.
Demuth,			

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

Am. H. B. No. 362 — Mr. Dunspaugh.

To amend section 1008 of the General Code and to supplement section 1008 as amended herein by the enactment of supplemental section 1008-1 and to repeal section 1008 as enacted in Ohio Laws 103, page 555, and to repeal section 13007-6 of the General Code, relative to prohibiting the employment of females in certain occupations.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 362** was read the second time by title only.

On motion of Mr. Whittemore **H. B. No. 362** — Mr. Dunspaugh, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested

H. B. No. 282 — Mr. Dunspaugh.

To amend sections 12996, 13007-11 and 13007-12 of the General Code relating to the employment of minors.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 282** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 282** — Mr. Dunspaugh, was ordered placed on the calendar for third reading without reference to committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of:

H. B. No. 382 — Mr. Spidel.**H. B. No. 389** — Mr. Tom Reynolds.**Am. H. B. No. 463** — Mr. Myers.

And herewith returns said bills:

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 28 — Mr. Davis.

To amend section 12556 of the General Code, requiring railroads to employ full crews for through trains and light engines, and the penalty for the violation thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, May 8, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

On motion of Mr. Whittemore, the Senate passed to the seventh order of business, being resolutions laid over under Rule 73 or Rule 86.

On motion of Mr. Whittemore, **S. J. R. No. 42** — Mr. Latham, was referred to Mr. Latham as a committee of one to report back at any time.

On leave, Mr. Davis offered the following joint resolution:

S. J. R. No. 49 — Mr. Davis.

WHEREAS, Certain members of the legislative reception committee which met the 37th Division of the army at Newport News, Virginia, were not named in Senate Joint Resolution No. 34 and these members of the committee have not yet received their expenses incurred on this trip,

Be it resolved by the General Assembly of the State of Ohio, That the auditor of state is hereby authorized to draw his warrant in favor of Lieutenant Governor Clarence J. Brown, Senator D. A. Liggitt and sergeant-at-arms Elmer Wombold for the amounts of said expenses to be paid from the Senate appropriation for expenses of joint committees.

On motion of Mr. Davis the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be concurred in?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Jones, of Meigs,	Sparks,
Ake,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Norris,	White,
Berry,	Hopley,	Patterson,	Whittemore,
Busbey,	Jones, of Franklin,	Ritter,	Wright—22.
Davis,			

So the joint resolution was adopted.

On motion of Mr. Davis the clerk was directed to send a message requesting the return of **S. B. No. 47** — Mr. Davis.

Mr. Norris moved the reconsideration of the vote whereby **Am. H. B. No. 463** — Mr. Myers, was passed.

Which was agreed to.

Mr. Norris moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 5, after the word "jail" insert "or public comfort station".

In line 12, after the word "jail" insert the following: "whether said court house, county offices, or jail be for the exclusive use of the county or for the joint use of the county and a municipality therein under the provisions of section 2419-2 of the General Code".

Which was agreed to.

Mr. Norris was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill, **Am. H. B. No. 463**, pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Jones, of Franklin,	Sparks,
Ake,	Demuth,	Mettler,	Stone,
Beebe,	Holden,	Norris,	White,
Berry,	Holl,	Patterson,	Whittemore,
Busbey,	Hopley,	Ritter,	Wright—20.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. H. B. No. 162** — Mr. Fouts.

And asks for a committee on Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Busbey, the request of the House for a committee of Conference was acceded to.

The President named as managers on the part of the Senate in the differences between the two Houses on **Am. H. B. No. 162** — Mr. Fouts, Messrs. Busbey, Archer and Wagner.

On motion of Mr. Whittemore, **S. J. R. No. 44** — Mr. Lloyd, was informally passed.

On motion of Mr. Whittemore, **H. J. R. No. 26** — Mr. Mulcahey, was referred to the committee on Constitutional Amendments.

H. J. R. No. 50 — Mr. Cowan, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	White,
Berry,	Jones, of Meigs,	Patterson,	Whittemore,
Davis,	Kryder,	Ritter,	Wright—26.
Demuth,	Lloyd,		

So the joint resolution was adopted.

On motion of Mr. Whittemore, **S. J. R. No. 46** — Mr. Latham, was referred to Mr. Latham as a committee of one with leave to report at any time.

H. J. R. No. 60 — Mr. Federman, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Ritter,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Parrett,	Whittemore—23.
Demuth,	Kryder,	Patterson,	

So the joint resolution was adopted.

H. J. R. No. 61 — Mr. Crabbe, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those voting in the affirmative were: Messrs.

Agnew,	Busbey,	Jones, of Franklin,	Ritter,
Ake,	Davis,	Jones, of Meigs,	Sparks,
Archer,	Demuth,	Mettler,	Stone,
Beebe,	Holden,	Norris,	White,
Bellew,	Holl,	O'Brien,	Whittemore,
Berry,	Hopley,	Patterson,	Wright—24.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 62 — The Special Joint Taxation Committee.

Relative to paying expenses of members of the Special Joint Taxation Committee during the recess.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 539 — Mr. King.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

Attest :

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 539** was read the second time by title only.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 539** was read the third time and placed on its passage.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Liggitt,	Ritter,
Ake,	Demuth,	Lloyd,	Sparks,
Archer,	Holden,	Mettler,	Stone,
Beebe,	Holl,	Miller,	Wagner,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright—28.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 55 — Mr. Gordon, of Logan.

Providing for holding the reunion of members and officers of the 83rd General Assembly at Indian Lake.

Attest :

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Sub. H. B. No. 235 — Mr. Luchsinger.

To establish fire drills in factories, lofts and department stores for the occupants thereof.

Am. H. B. No. 535 — Mr. Myers.

To repeal section 2861 and to amend sections 2862 and 2863 of the General Code, relative to the disposition of certain personal property of decedents upon whom inquests have been held and who have no known friends or relatives.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 543 — Mr. Drury.

To repeal sections 1231-5 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code and thereby abolish the highway board.

Attest:

JOHN P. MAYNARD,

Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 543** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 543** — Mr. Drury, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 538 — Mr. Lustig.

For the relief of John J. Boyle, county treasurer of Cuyahoga county.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 533 — Mr. Dunn (by request).

To amend section 1931-1 of the General Code, relating to the appointment of trustees, and for the management of the Ohio soldiers' and sailors' orphans' home, at Xenia, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 175 — Joint Committee on Taxation.

Providing for the levy and collection of a tax on all inheritance and for said purposes Amended Sections 2624, 2685, 2689 and 5331 to 5348 inclusive of the General Code and Supplementary Sections 2624, 2685 and 5348 of the General Code by the enactment of sections to be designated as Sections 2624-1, 2685-1 and 5348-1 to 5348-14 inclusive respectively of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House has appointed as managers on the part of the house, on matters of difference between the two houses on **Am. S. B. No. 111** — Mr. Miller, Messrs. Graham, of Licking, Gorrell and Stokes.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Miller submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **S. B. No. 111** — Mr. Miller, having had the same under consideration do recommend to their respective houses as follows:

The passage of the bill as it originally passed the Senate.

Managers on the part of the Senate.

WILLIAM M. MILLER,
JAMES R. HOPLEY,
HOWELL WRIGHT.

Managers on the part of the House of Representatives.

J. S. GRAHAM,
JOHN W. GORRELL,
W. W. STOKES.

The question was, "Shall the report of the Conference Committee be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays nane, as follows:

Those voting in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Sparks,
Ake,	Holden,	Mettler,	Stone,
Archer,	Hopley,	Miller,	Wagner,
Beebe,	Jones, of Franklin,	Norris,	White,
Bellew,	Jones, of Meigs,	Patterson,	Whittemore,
Berry,	Kryder,	Ritter,	Wright—26.
Davis,	Liggitt,		

So the report was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

S. J. R. No. 47 — Mr. Stone.

Relative to the appointment of a committee to visit Camp Sherman.

ROBERT J. O'BRIEN,	JOHN E. BARNES,
CHAS. A. WHITE,	C. F. McCOY,
CARL V. BEEBE,	HERBERT L. JONES.
TOM W. JONES,	

Amendments to **S. B. No. 137** — Mr. Ake, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas, 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Sparks
Ake,	Holden,	Mettler,	Stone,
Archer,	Holl,	Norris,	Wagner,
Beebe,	Hopley,	O'Brien,	Whittemore,
Bellew,	Jones, of Franklin,	Patterson,	White,
Berry,	Kryder,	Ritter,	Wright—26.
Davis,	Latham,		

So the amendments were concurred in.

Amendments to **S. B. No. 141** — Mr. Ritter, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 10, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Norris,	Wagner,
Beebe,	Holl,	Snyder,	Wright—10.
Berry,	Jones, of Franklin,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	O'Brien,	Stone,
Bellew,	Kryder,	Patterson,	White,
Busbey,	Latham,	Ritter,	Whittemore—18.
Davis,	Liggitt,		

So the amendments were not concurred in.

Amendment to **S. B. No. 136** — Mr. Lloyd, was taken up.

On motion of Mr. Whittemore, the amendments to **S. B. No. 136** — Mr. Lloyd, were informally passed.

The President announced the return from the Governor of **S. B. No. 47** — Mr. Davis.

On leave, Mr. Davis offered the following Joint Resolution:

S. J. R. No. 50 — Mr. Davis.

Directing committee on Enrollment to correct errors in **S. B. No. 47** — Mr. Davis.

WHEREAS, An error has been found in engrossed Senate Bill No. 47 — Mr. Davis,

Be it resolved by the General Assembly of the State of Ohio, That the joint committee on Enrollment of the House and Senate, be and is hereby authorized to make the following corrections in such bill to make it identical with the bill as finally passed:

In line 46b, after the period following the word "property" insert the following: "Any and all shares issued as permitted by".

When such correction has been made the joint committee on Enrollment shall have the bill correctly enrolled and shall present the same to the House and Senate for the signatures of the presiding officers.

Be it further resolved, That the immediate enrollment of this resolution is necessary in order that the same may be properly signed; and the clerk is hereby authorized to enroll this resolution in typewriting.

On motion of Mr. Davis, the rules were suspended and the Joint Resolution was considered.

The question was, shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those voting in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	Mettler,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Davis,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore—28.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 47 — Mr. Stone.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said joint resolution.

On leave the following bills were introduced and read the first time.

S. B. No. 182 — Mr. Parrett.

To amend section 10494 of the General Code of Ohio, relative to the jurisdiction of the probate courts in certain counties.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 182** was read the second time by title only.

On motion of Mr. Parrett, **S. B. No. 182** — Mr. Parrett, was ordered placed on the calendar for third reading without reference to any committee.

S. B. No. 183 — Mr. Archer.

To provide for an excise tax on soft drinks.

Said bill was read the first time.

On leave, Mr. White submitted the following report:

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 348** — Mr. White, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
M. B. ARCHER,
WM. AGNEW,
GEO. J. SNYDER,

T. A. BUSBEY,
J. N. STONE,
H. W. DAVIS,
E. G. LLOYD.

The bill was ordered to be read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Library, to which was referred **H. B. No. 408** — Mr. Kreider, having had the same under consideration, reports it back and recommends its passage.

JAS. R. HOPLEY,
M. B. ARCHER,

CARL V. BEEBE,
T. M. MORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Public Works, to which was referred **H. B. No. 272** — Mr. Chester, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
B. J. DEMUTH,
O. J. DEMUTH,
JAS. R. HOPLEY,
H. ROSS AKE,

W. E. SPARKS,
T. M. BERRY,
EDWARD N. METTLER,
GEO. W. HOLL,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on German Propaganda, to which was referred **H. B. No. 506** — Mr. Foster, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
GEORGE W. HOLL,

H. ROSS AKE,
JOHN W. GORRELL.

The bill was ordered to be read the third time in its regular order.

Mr. Jones submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 508** — Mr. Hinchey, having had the same under consideration, reports it back and recommends its passage.

TOM W. JONES, Chairman,
C. A. WAGNER,

GEO. E. KRYDER,
HOWELL WRIGHT,

The bill was ordered to be read the third time in its regular order.

On leave, Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **H. B. No. 350** — Mr. Gorrell, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out lines 62, 63, 64 and 65 and insert in lieu thereof the following:

“(c) Any person charged with a violation of section 13031-13 of the General Code, shall, upon the order of the court having jurisdiction of such case, be subjected to examination to determine if such person is infected with a venereal disease. Such examination shall be made by the physician employed to render medical service to persons confined or detained by the municipality or county, or by some physician designated by the court or by the board of health to make such examination. Any such person found to have a venereal disease in the infective stage shall receive medical treatment therefor and shall pay for such treatment if able to do so. If not able to pay, such medical treatment shall be at the expense of the municipality or county. No person charged with a violation of section 13031-13 of the General Code shall be discharged from custody, paroled or placed on probation if he or she has a venereal disease in an infective stage unless the court having jurisdiction shall be assured that such person will continue medical treatment until cured or rendered non-infectious.”

HOWELL WRIGHT,
T. M. BERRY,

W. W. BELLEW,
GEO. E. KRYDER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore, **H. B. No. 294** — Mr. Crabbe, was informally passed.

H. B. No. 362 — Mr. Dunspaugh, was read for the third time.

The question was, “Shall the bill pass?”

The yeas and nays were taken, and resulted — yeas 21, nays 5. as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Beebe,
Bellew,
Berry,
Demuth,
Holden,

Holl,
Hopley,
Jones, of Franklin,
Kryder,
Liggitt,

Mettler,
Miller,
O'Brien,
Patterson,
Snyder,

Sparks,
Stone,
White,
Whittemore,
Wright—21.

Those who voted in the negative were: Messrs. Davis, Latham, Norris, Ritter, Wagner — 5.

So the bill passed.

The title was agreed to.

H. B. No. 469 — Mr. Myers, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

Messrs. Davis and Patterson voted in the negative.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate recessed for five minutes.

Senate met pursuant to recess.

Mr. White moved that the vote whereby **H. B. No. 469** — Mr. Myers, was passed, be reconsidered and the motion remain on the calendar as pending.

On motion of Mr. Whittemore, **H. B. No. 502** — Mr. Hatch, was informally passed and placed at the bottom of today's calendar.

H. B. No. 217 — Mr. Waterston, was read for the third time.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 14, after the word "attendants", insert "shall each receive an annual salary of eight hundred dollars".

In line 15, after the word "shall", insert word "each" and strike out all remainder of line and line 16 and insert in lieu thereof "an annual salary of eight hundred and forty dollars".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Sparks,
Ake,	Holl,	Lloyd,	Stone,
Archer,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Davis,	Latham,	Ritter,	Wright—25.
Demuth,			

So the bill passed.

The title was agreed to.

S. B. No. 181 — Joint Committee on Taxation, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those voting in the affirmative were: Messrs.

Agnew,	Davis,	Liggitt,	Snyder,
Ake,	Demuth,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—28.

So the bill passed.

The title was agreed to.

H. B. No. 502 — Mr. Hatch, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8, after the word "city" insert the following: "Provided, however, said city shall have the right to dispose of the width of any portion of the canal in excess of sixty feet, the street to be defined by straight lines as nearly as possible, and that no portion of the canal property in the sixty feet reserved for street purposes herein described, shall ever be used for any purpose or purposes other than for streets and avenues, parking purposes, sewerage and water purposes, and provided, further than any portion of the said abandoned canal property that is not so occupied and used at the end of ten years from the date of the passage of this act, shall immediately revert to the State of Ohio; and provided further that if at any time the State of Ohio shall have an opportunity to lease a right-of-way over the abandoned Hocking Canal property between Lancaster and Nelsonville, it may include a right-of-way over the canal property herein conveyed, even though the same is improved as a street or highway.

Which was agreed to.

Mr. Miller was appointed such committee and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken and resulted — yeas 28, nays none, as follows:

Those voting in the affirmative were: Messrs.

Agnew,	Davis,	Liggitt,	Snyder,
Ake,	Demuth,	Lloyd,	Sparks,
Archer,	Holden,	Miller,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—28.

So the bill passed. The title was agreed to.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, May 9, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Busbey submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. H. B. No. 162**—Messrs. Busbey-Fouts, having had the same under consideration do recommend to their respective houses as follows:

Amended H. B. No. 162, Messrs. Busbey-Fouts, as passed by the Senate, with the following amendments:

In line 871, strike out "not more than one mill of".

In line 874, insert after the word "roads" the following: "or the question of so exempting a part of such levy".

In line 877, strike out "not exceeding one mill".

In line 882, strike out "not exceeding one mill".

In line 906, strike out "not exceeding one mill".

In line 914, strike out the word "mill" and insert in lieu thereof the word "mills".

In line 917, strike out the word "mill" and insert in lieu thereof the word "mills".

Lines 1045 to 1092 inclusive. Strike out these lines.

In line 1092a, strike out "3" and insert in lieu thereof "2".

In line 1092m, strike out "4" and insert in lieu thereof "3".

In line 1092y, strike out "5" and insert in lieu thereof "4".

In line 1092as, insert after the period the following sentence:

"The power herein conferred on township trustees shall be exercised by them only with the consent to and approval of such purchase and the terms thereof by the county commissioners of the county."

In line 1093, strike out "6" and insert in lieu thereof "5".

In line 1097, strike out "7" and insert in lieu thereof "6".

T. A. BUSBEY,
M. B. ARCHER,
C. A. WAGNER,

Managers on the part of the Senate.

N. R. BLISS,
CHARLES H. FOUTS,
RUPERT BEETHAM,

Managers on the part of the House of Representatives.

The question was, "Shall the report of the conference committee be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Bellew,	Davis,	Jones, of Meigs,
Archer,	Berry,	Hopley,	Kryder,
Beebe,	Busbey,	Jones, of Franklin,	Latham,

Those voting in the affirmative are: Messrs. — Concluded.

Liggitt,	O'Brien,	Ritter,	Wagner,
Mettler,	Parrett,	Sparks,	Whittemore,
Miller,	Patterson,	Stone,	Wright—24.

Mr. Norris voted in the negative.

So the report was adopted.

Mr. Wright moved that the committee on Manufactures and Commerce be relieved of further consideration of **H. B. No. 169**.

The question was, "Shall the Committee on Manufactures and Commerce be relieved of further consideration of **H. B. No. 169?**"

The yeas and nays were taken, and resulted — yeas 18, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Lloyd,	Patterson,
Archer,	Jones, of Meigs,	Mettler,	Ritter,
Beebe,	Kryder,	Miller,	Wagner,
Berry,	Latham,	Norris,	Wright—18.
Hopley,	Liggitt,		

Those who voted in the negative were: Messrs. Bellew, O'Brien, Snider, Stone, Whittemore.

So the committee on Manufactures and Commerce was relieved of further consideration of **H. B. No. 169**.

On motion of Mr. Wright the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 169** be placed on the calendar for third reading.

The question was, "Shall **H. B. No. 169** be placed on the calendar for third reading?"

The yeas and nays were taken, and resulted — yeas 19, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Latham,	Parrett,
Archer,	Demuth,	Liggitt,	Ritter,
Beebe,	Hopley,	Lloyd,	Wagner,
Berry,	Jones, of Franklin,	Miller,	Wright—19.
Busbey,	Kryder,	Norris,	

Those who voted in the negative were: Messrs. Bellew, Holden, Mettler, O'Brien, Patterson, Snyder, Stone.

So the motion carried.

Mr. Whittemore moved to withdraw his motion to reconsider **H. B. No. 382** — Mr. Spidel, which was agreed to.

On motion of Mr. Whittemore, the Senate passed to the seventh order of business, being resolutions laid over under Rule 73 or Rule 86.

On motion of Mr. Whittemore, **S. J. R. No. 44** — Mr. Lloyd, was informally passed.

On motion of Mr. Whittemore, **H. J. R. No. 55** — Mr. Gordon, of Lucas, was informally passed.

H. J. R. No. 62 — The Special Joint Taxation Committee, was taken up.

The question is, "Shall the joint resolution be adopted?"

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 17, strike out word "president" and insert in lieu thereof the word "Clerk".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Patterson,
Archer,	Hopley,	Lloyd,	Ritter,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Whittemore,
Davis,	Latham,	Parrett,	Wright—24.

So the joint resolution was adopted.

Amendments to **Am. S. B. No. 136** — Mr. Lloyd, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Lloyd,	Patterson,
Archer,	Hopley,	Mettler,	Ritter,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—25.
Davis,			

So the amendments were concurred in.

H. B. No. 493 — Mr. Chester, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Kryder moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 68 after the word "by" strike out the word "law" and insert in lieu thereof "Sections 10062 to 10067, inclusive, of the General Code."

In line 81 after the word "the * * *" strike out the word "sheriff" and insert in lieu thereof the words "pound keeper".

In line 82 after the word "quarterly" strike out the comma and the rest of said line and insert in lieu thereof a period.

Strike out all of line 82a.

In line 102 strike out the word "sheriff" and insert in lieu thereof the words "pound keeper".

In line 105 after the word "Sec." strike out the figures and insert in lieu thereof 5652-12 and after the word "sheriff" insert the words "or pound keeper".

In line 118 after the word "fund" strike out the words "in any calendar year", and insert in lieu thereof a comma.

In line 119 strike out the words "total amount" and insert in lieu thereof the words "gross receipts".

In line 120 after the word "year" insert comma.

Strike out all of lines 127, 128 and 128a. After line 132 insert line 132a as follows: "All fines collected under the provisions of sections 5652-14 and 5652-15 shall be deposited in the county treasury to the credit of the dog and kennel fund."

In line 141 strike out the word "law" and insert in lieu thereof "sections 10062 to 10067, inclusive, of the General Code."

Which was agreed to.

Mr. Kryder was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Parrett,
Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Holden,	Lloyd,	Stone,
Beebe,	Hopley,	Mettler,	White,
Bellew,	Jones, of Franklin,	Miller,	Whittemore,
Berry,	Jones, of Meigs,	Norris,	Wright—27.
Busbey,	Kryder,	O'Brien,	

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 421—Mr. Silver.

To authorize the board of education of a rural school district to establish, maintain and control buildings for residence purposes for the teachers, principals and superintendent of said district and to provide funds therefor.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 471—Mr. Robinson.

To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 82—Mr. Agnew.

With the following amendments in which the concurrence of the Senate is requested.

In line 9, strike out "one" and insert in lieu thereof "two".

In line 9, strike out "(\$100.00)" and insert in lieu thereof "(\$200.00)."

At the end of line 9, add "lot or".

In line 12 strike out "before erecting or".

Strike out lines 13 to 24-1 inclusive and insert in lieu thereof the following: "Within sixty days after said building or other improvement shall have been commenced, notify the auditor of the county within which such land or lot is located, that said building or improvement has been completed or is in process of construction. Said notice shall be in writing and contain an estimate of the cost of said building or improvement and such description of the lot or land and ownership thereof as will identify the lot or tract of land on said auditor's duplicate. Upon failure to give notice as herein provided, and upon said improvement not being returned for taxation as otherwise provided by law, and upon the discovery of such building or improvement by the county auditor after the same has been erected or constructed, the said building or improvement shall be appraised by the county auditor at its true value in money and placed upon the duplicate together with a tax penalty of fifty percent for each of the years from the date of the erection or construction to the date of discovery. Said county auditor may enter, by himself, or deputy, within reasonable hours, and fully examine all buildings and structures of every kind, which are by this title either liable to or exempt from taxation."

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Agnew the rules were suspended and the amendments were considered at this time.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	Wright—27.
Busbey,	Kryder,	Parrett,	

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 468 — Mr. Backowski.

To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 468** was read the second time by title only.

On motion of Mr. Agnew, **H. B. No. 468** — Mr. Backowski, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 464 — Mr. Stokes (by request).

Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 471** was read the second time by title only and referred to the committee on Public Utilities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 49 — Mr. Davis.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 50 — Mr. Davis.

Directing committee on Enrollment to correct errors in **S. B. No. 47** — Mr. Davis.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 141** — Mr. Ritter, and asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 463** — Mr. Myers.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the President directed the clerk to send a message to the House requesting the return of **H. B. No. 469** — Mr. Myers.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. H. B. No. 469** — Mr. Myers.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution in which the concurrence of the Senate is requested:

H. J. R. No. 64 — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during recess.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the resolution was considered at this time.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Snyder,
Ake,	Demuth,	Liggitt,	Stone,
Archer,	Holden,	Miller,	Wagner,
Beebe,	Hopley,	Norris,	White,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore,
Berry,	Jones, of Meigs,	Parrett,	Wright—27.
Busbey,	Kryder,	Patterson,	

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 502** — Mr. Hatch.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. White moved to reconsider the vote whereby **H. B. No. 469**, was passed.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 2, strike out the words "There is hereby established" and insert in lieu thereof the following: "The Joint Committee on German Propaganda of the Senate and House of Representatives together with the Superintendent of Public Instruction is hereby continued as".

Strike out all of line seven (7), line eight (8) and line nine up to and including the period.

In lines ten (10) and eleven (11) strike out the words "at the close of the next regular session of the General Assembly unless continued by that body" and insert in lieu thereof "January 1, 1921".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Latham,	Patterson,
Archer,	Demuth,	Liggitt,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Mettler,	Wagner,
Beebe,	Jones, of Franklin,	Norris,	Wright—11.
Berry,	Lloyd,	Snyder,	

So the bill passed.

The title was agreed to.

H. B. No. 372 — Mr. Harter, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Stone moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, strike out the words "two thousand" and insert in lieu thereof the words "eighteen hundred".

Which was agreed to.

Mr. Stone was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 21, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Hopley,	Liggitt,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—21.
Demuth,			

Those who voted in the negative were: Messrs. Agnew, Holden, Mettler, Snyder.

So the amendment was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Stone,
Ake,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—23.
Demuth,	Liggitt,	Sparks,	

Messrs. Archer, Miller and Patterson voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 182 — Mr. Parrett, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Holden,	Mettler,	Ritter,
Beebe,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin,	Norris,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	Wagner—23.
Davis,	Kryder,	Parrett,	

So the bill passed.

The title was agreed to.

On motion of Mr. O'Brien, **H. B. No. 348** was informally passed and left on the calendar for consideration during the day.

H. B. No. 415 — Mr. Scott, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Bellew moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 6 after the word "therefor" insert "except when the objection is that the assessment exceed thirty-three and one-third (33 1-3) per cent of the actual value of the lot of land after said improvement is made".

In line 7 strike out the words "forty days" and insert in lieu thereof the words "twenty (20) days".

Which was agreed to.

Mr. Bellew was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

The question was, "Shall **H. B. No. 415** — Mr. Scott, be indefinitely postponed.

Mr. Kryder moved that **H. B. No. 415** — Mr. Scott, be indefinitely postponed?"

The question was, "Shall **H. B. No. 415** — Mr. Scott, be indefinitely postponed?"

The yeas and nays were taken, and resulted — yeas 5, nays 19, as follows:

Those who voted in the affirmative were: Messrs. Archer, Davis, Kryder, Lloyd, and Miller.

Those who voted in the negative were: Messrs.

Ake,	Busbey,	Norris,	Stone,
Archer,	Hopley,	O'Brien,	Wagner,
Beebe,	Jones, of Franklin,	Patterson,	White,
Bellew,	Jones, of Meigs,	Snyder,	Whittemore,
Berry,	Liggitt,	Sparks,	Wright—19.

Not receiving a constitutional majority, the motion was lost.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 12, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Bellew,	Holden,	Liggitt,	Parrett,
Berry,	Hopley,	Mettler,	Sparks,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—12

Those who voted in the negative were: Messrs.

Agnew,	Jones, of Franklin,	Miller,	Wagner,
Ake,	Kryder,	Norris,	White,
Archer,	Latham,	Snyder,	Whittemore—15
Beebe,	Lloyd,	Stone,	

Senators Demuth, Davis, Ritter and Patterson not voting.

Not having received a constitutional majority the bill was lost.

H. B. No. 385 — Mr. Mulcahy, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Bellew moved that **H. B. No. 385** — Mr. Mulcahy, be informally passed.

On motion, Mr. Kryder demanded a roll call.

The question was, "Shall **H. B. No. 385** — Mr. Mulcahy, be informally passed.

The yeas and nays were taken, and resulted — yeas 5, nays 23, as follows:

Those who voted in the affirmative were: Messrs. Bellew, Miller, O'Brien, Patterson and Ritter.

Those who voted in the negative were: Messrs.

Agnew,	Davis,	Kryder,	Snyder,
Ake,	Demuth,	Latham,	Sparks,
Archer,	Holden,	Liggitt,	Stone,
Beebe,	Hopley,	Lloyd,	Whittemore,
Berry,	Jones, of Franklin,	Mettler,	Wright—23
Busbey,	Jones, of Meigs,	Norris,	

So the motion was lost.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Snyder,
Archer,	Holden,	Latham,	Sparks,
Beebe,	Holl,	Liggitt,	Stone,
Bellew,	Hopley,	Lloyd,	Whittemore,
Berry,	Jones, of Franklin,	Ritter,	Wright—21
Busbey,	Jones, of Meigs,		

Those who voted in the negative were: Messrs. Ake, Davis, Miller, Norris, O'Brien, Patterson, White.

So the bill passed.

The title was agreed to.

On motion of Mr. Busbey, **H. B. No. 294** — Mr. Crabbe, was informally passed, to retain its place on the calendar.

Ohio Senate,
Columbus,

May 9, 1919.

Hon. Clarence J. Brown,
President of the Senate,
Columbus, Ohio.

I herewith submit to you my desire to be relieved of further service on the committee of Conference, now considering matters of differences between the two houses of the General Assembly, relative to **Am. S. B. No. 45**.

GEO. J. SNYDER.

The President appointed in the place of Geo. J. Snyder, Senator Thomas M. Per-

H. B. No. 294 — Mr. Graham, of Licking, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Hopley,	Mettler,	Sparks,
Archer,	Jones, of Franklin,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Norris,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—28
Davis,			

Mr. O'Brien voted in the negative.

H. B. No. 473 — Mr. Pearson, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Ritter moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 8 cut out one hundred (\$100.) dollars and insert fifty (\$50.) dollars.

Which was agreed to.

Mr. Ritter was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Snyder,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30
Davis,	Liggitt,		

So the bill passed.

The title was agreed to.

On leave, Mr. Whittemore submitted the following committee report:

Mr. White submitted the following report:

The standing committee on Judiciary, to which was referred

Am. H. B. No. 395 — Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
W. W. BELLEW,
H. ROSS AKE,
GEO. D. JONES,

EDWARD N. METTLER,
FRANK C. PARRETT,
WM. AGNEW,
J. N. STONE,
E. G. LLOYD.

The bill was ordered to be read the third time in its regular order.

On leave, the following bill was introduced and read the first time:

S. B. No. 184 — Mr. Miller.

To amend section 8625 of the General Code relating to the Articles of Incorporation of Domestic Corporations.

On motion of Mr. Whittemore, the Senate recessed to 7:30 p. m.

Senate met pursuant to recess.

The President ordered a call of the Senate, which was duly seconded and taken, and 23 senators answered to their names.

The absentees were: Messrs. Agnew, Beebe, Demuth, Emmert, Holl, Jones, of Franklin, Lloyd, Mettler, Parrett and Wagner.

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Stone, further proceedings under the call were dispensed with.

Mr. O'Brien submitted the following report:

The Joint Committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

Am. S. B. No. 88 — Mr. Lloyd.

To amend sections 1558-78 and 1558-83 of the General Code.

S. B. No. 128 — Mr. Miller.

Relating to what cases shall be tried by court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio.

Am. S. B. No. 124 — Mr. Norris.

Relating to duties of the board of state charities.

S. B. No. 91 — Mr. O'Brien.

To regulate the payment of losses under contracts for casualty insurance.

S. J. R. No. 48 — Mr. Whittemore.

Providing for holding the next annual reunion of the General Assembly at Akron, Ohio.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN,

JOHN E. BARNES,
HERBERT L. JONES,
C. S. McCOY.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 382 — Mr. Spidel.

To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.

Am. H. B. No. 420 — Mr. Chester.

To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon.

H. B. No. 539 — Mr. King.

To make sundry and supplementary appropriations for the remainder of the current fiscal year.

H. B. No. 460 — Mr. Jones, of Trumbull.

Providing for the transfer of former road district funds to the county road fund and making provisions for the payment of interest and principal of outstanding road district bonds.

ROBERT J. O'BRIEN,
JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,

THOMAS W. LATHAM,
CHAS. A. WHITE,
CARL V. BEEBE,

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 382 — Mr. Spidel.

H. B. No. 420 — Mr. Chester.

H. B. No. 460 — Mr. Jones, of Trumbull.

H. B. No. 539 — Mr. King.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

On motion of Mr. Archer the Senate recessed for five minutes.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 28 senators answered to their names.

The absentees were: Messrs Agnew, Emmert, Holl, Jones of Franklin, and Miller.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 180 — Joint Committee on Taxation.

With the following amendments, in which the concurrence of the Senate is requested.

In line 69, strike out "first" and insert in lieu thereof "fourth" and strike out "July" and insert in lieu thereof "September".

In line 75, strike out "second" and insert in lieu thereof "fifth" and strike out "July" and insert in lieu thereof "September".

In line 100, strike out "third" and insert in lieu thereof "first" and strike out "July" and insert in lieu thereof "October".

In line 126, strike out "twelfth" and insert in lieu thereof "fourth" and strike out "August" and insert in lieu thereof "November".

In line 134, strike out "a" at the end of the line.

Strike out all of line 135 and also line 136 to the period and insert in lieu thereof "The general election to be held on the fourth day of November, 1919."

Strike out all of lines 130, 131, 132, 133, 134, 135 and 136, and insert in lieu thereof the following:

NOTICE OF ELECTION.

Notice is hereby given that at the general election to be held in the Ohio, on Tuesday, the fourth day of November, 1919, the question whether or not bonds of said shall be issued in the amount of \$. for the purpose of funding a deficiency in the revenues of said and the levy of an additional tax of approximately mills for years will be submitted to the voters of said

Strike out all of lines 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211 and 212.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the amendment of the House were considered at this time.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 22, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—22
Davis,	Liggitt,		

Those who voted in the negative were: Messrs. Beebe, Bellew, Holden, Norris, Snyder and Wagner.

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

S. J. R. No. 48 — Mr. Whittemore.

S. B. No. 91 — Mr. O'Brien.

Am. S. B. No. 124 — Mr. Norris.

S. B. No. 128 — Mr. Miller.

Am. S. B. No. 88 — Mr. Lloyd.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two houses on **Am. H. B. No. 162** — Messrs. Busbey-Fouts.

Attest:

JOHN P. MAYNARD,
Clerk.

H. B. No. 294 — Mr. Crabbe, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line "730c" after the figures "12385" insert "an act passed March 20, 1919, and approved by the governor April 8, 1919, and filed with secretary of state April 9, 1919",

Strike out all of lines 40 to 45 inclusive,

Which was agreed to,

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

Mr. Busbey moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 197, change the period to a comma and insert the following words: "provided that the council of a village may, by ordinance, authorize the mayor and marshal to retain their legal fees in addition to their salaries, but in such event a marshall shall not be entitled to his expenses.

Which was agreed to.

Mr. Busbey was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Holden,	Miller,	Snyder,
Beebe,	Hopley,	Norris,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—25
Davis,			

Mr. Wagner voted in the negative.

So the bill passed.

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

After the figures "13436" insert "an act passed March 20, 1919, and approved by the governor April 8, 1919, and filed with the secretary of state April 9, 1919."

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 65 — Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Meigs,	Norris,	Sparks,
Bellew,	Kryder,	Parrett,	Wagner,
Berry,	Latham,	Patterson,	White,
Busbey,	Liggitt,	Ritter,	Wright—21
Demuth,			

So the bill passed.
The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 536 — Mr. King.

Relative to the enrolling of a bill in typewriting.

Attest: JOHN P. MAYNARD,
Clerk.

So the bill passed.
The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 279 — Mr. Taylor.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 279** was read the second time by title only.

On motion of Mr. Busbey, **Am. H. B. No. 279** — Mr. Taylor, was ordered placed on the calander for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 181 — Joint Committee on Taxation.

Attest: JOHN P. MAYNARD,
Clerk.

H. B. No. 348 — Mr. Wenner, was read for the third time.
The question being, "Shall the bill pass?"

Mr. Liggitt moved to amend as follows:

Between lines 97 and 98 insert:

"Sec. 4734. Each member of the county board of education shall be paid *three dollars a day and mileage at the rate of ten cents a mile one way, to cover his actual and necessary expenses incurred during his attendance upon any meeting of the board.* Such expenses, and the expenses of the county superintendent, itemized and verified shall be paid from the county board of education fund upon vouchers signed by the president of the board".

In line 3, after the numerals "4732" and the comma, add "4734,".

In line 215, after the numerals "4732" and the comma, add "4734,".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 32, after the third word "district" insert the following: "upon the petition of a majority of the freeholders residing in the territory to be transferred".

In line 99, after the word "thereof" insert the following: "upon the petition of a majority of the freeholders residing in the district or districts affected".

Which was agreed to.

Mr. Berry was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Liggitt moved to amend as follows:

After line 141, insert:

Section 7730. The board of education of any rural or village school district may suspend *temporarily or permanently* any or all schools in such village or rural school district *because of disadvantageous location or any other cause.* * * * Whenever the average daily attendance of any school in the school district for the preceding year has been below ten * * * the county board of education shall direct the suspension and thereupon the board of education of the village or rural school district shall suspend such school. * * * Whenever any school is suspended the board of education of the district shall provide for the transfer of the pupils residing within the territory of the suspended school to other schools. Upon such suspension the board of education of such village or rural district shall * * * provide for the conveyance of all pupils of legal school age who reside in the territory of the suspended district and who live more than two miles from the school to which they have been assigned, to a public school in the rural or village district or to a public school in another district. Notice of such suspension shall be posted in five conspicuous places within such village or rural school district by the board of education * * * within ten days after the resolution providing for such suspension is adopted. * * * Wherever such suspension is had on the direction of the county board of education, then upon the direction of such county board, and in other cases upon the finding by the board of education ordering such suspension that such school ought to be re-established, such school shall be re-established. If at any time it appears that the average daily attendance of enrolled pupils residing within the territory of the suspended school as it was prior to such suspension is twelve or more then, upon a petition asking for re-establish-

ment signed by a majority of the voters of the *said territory*, the board of education *may* re-establish such school.

In line 215 after the numeral "4782", insert the numeral "7730".

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 15, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Hopley,	Liggitt,	Stone,
Berry,	Jones, of Meigs,	Patterson,	Wagner,
Busbey,	Kryder,	Ritter,	White—15.
Davis,	Latham,	Sparks,	

Messrs. Archer, Demuth, Holden, Norris and Wright voted in the negative.

Not receiving a constitutional majority, the bill was lost.

On leave, Mr. Whittemore offered the following resolution:

S. B. No. 41 — Mr. Whittemore.

Resolved, That the clerk of the Senate be and he is hereby authorized and directed to continue, after the adjournment of the General Assembly, Fletcher S. Scott, assistant clerk, as such; for such services he shall be paid the same per diem as clerks receive during the session for the days, only, that he is actually employed as such assistant clerk.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Holden,	Miller,	Snyder,
Beebe,	Hopley,	Norris,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Berry,	Kryder,	Parrett,	Wagner,
Busbey,	Latham,	Patterson,	Whittemore—25.
Davis,			

So the joint resolution was adopted.

On motion of Mr. Busbey offered the following resolution:

S. R. No. 42 — Mr. Busbey.

Resolved, That Edward Cain be employed as porter to take care of the Senate chamber, clerk's office and the President of the Senate's office after the present session of the Senate.

The compensation of such porter to be seventy-five dollars (\$75.00) per month and to be paid out of the appropriation fund of the Senate on vouchers signed by the President of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Beebe,	Holden,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—24.

So the resolution was adopted.

S. J. R. No. 51 — Mr. Hopley.

Be it resolved by the General Assembly of the State of Ohio, That the clerk of the Senate and the clerk of the House of Representatives be, and they are hereby instructed, authorized and directed to prepare and have printed in book form, bound in buckram, twenty-five hundred copies of the "Ohio Legislative Manual", one thousand copies for the use of the members of the Senate and fifteen hundred copies for the use of the members of the House of Representatives.

Such clerks shall receive no extra compensation, but shall be reimbursed for any expense incurred in the preparation of such legislative manual. The manual shall contain the joint rules of the Eighty-third General Assembly, the rules of the Senate and House of Representatives, together with a list of members and the standing committees of each house, all sections of statutes, state and federal relating in any way to the powers and duties of the General Assembly; also the compilation of all decisions of the supreme court in any way affecting legislative procedure and the passage and adoption of bills and resolutions and such other matter as such clerks may deem appropriate for the information of the members.

Be it further resolved; That when the manuscript for such Ohio Legislative Manual is fully completed, such manuscript shall be delivered to the state superintendent of public printing, who is hereby instructed, authorized and directed to have same printed and bound as herein set forth and in such size as shall be determined by the clerks of the two houses. When completed, the state supervisor of public printing shall deliver such volumes to the clerks as herein provided for distribution.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution be considered at this time.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Beebe,	Holden,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—24.

So the joint resolution was adopted.

On motion of Mr. Davis the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 536** was read the second time by title only and referred to the Finance committee.

On leave, Mr. O'Brien offered the following resolution:

S. B. No. 43 — Mr. O'Brien.

Resolved, That the President of the Senate be and he is hereby authorized to draw a voucher for the sum of three hundred dollars, (\$300.00), to be paid out of the appropriate fund of the Senate in favor of Rev. W. A. Perrins, Chaplain of the Senate, for the compensation of himself and other ministers as chaplain of the Senate of the General Assembly for the year 1919; and be it further

Resolved, That the thanks of the Senate is hereby tendered him for courtesies in conducting and providing for said services.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Meigs,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	White,
Busbey,	Latham,	Ritter,	Whittemore,
Davis,	Liggitt,	Snyder,	Wright—26.
Demuth,	Miller,		

So the resolution was adopted.

On leave, Mr. Kryder offered the following resolution:

S. R. No. 44 — Mr. Kryder.

Resolved, That the clerk of the Senate be and he is hereby authorized and directed to continue, after the adjournment of the General Assembly, J. E. Cross, recording clerk, as such, to complete the official journal, to assist in the reading of proof of and indexing the printed journal, and to perform such other clerical duties as may be assigned to him by the clerk. For such services he shall be paid the same per diem as clerks receive during the session, to be paid from the appropriate fund of the Senate, and the president of the Senate is hereby authorized and directed to sign said vouchers.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—24.

So the resolution was adopted.

On motion of Mr. Davis the vote by which **H. B. No. 348** — Mr. Wenner, was lost was reconsidered, the motion to remain pending.

On leave, Mr. Busbey introduced the following resolution:

S. B. No. 45 — Mr. Busbey.

Resolved, That the President of the Senate be authorized to appoint one stenographer, as stenographer for the President of the Senate, members of the Senate, and clerk of the legislative committees during the recess of the Senate; said stenographer to be paid one hundred (\$100.00) dollars per month from the appropriate fund of the Senate, and the President of the Senate is hereby authorized and directed to sign such vouchers.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Holden,	Miller,	Snyder,
Beebe,	Hopley,	Norris,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Wright—25.
Davis,			

So the resolution was adopted."

On leave, Mr. Miller offered the following resolution:

S. R. No. 46—Mr. Miller.

Resolved, That E. Everett Tharp be employed as custodian of the Senate after the session, and that he be paid the same per diem as he has been receiving during the session; all vouchers to be drawn upon the appropriate fund of the Senate and the President of the Senate is hereby authorized and directed to sign said vouchers.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Miller,	Snyder,
Archer,	Hopley,	Norris,	Sparks,
Beebe,	Jones, of Meigs,	O'Brien,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—25.
Demuth,			

So the resolution was adopted.

S. R. No. 47.

Resolved, That the clerk of the Senate be and he is hereby authorized and directed to continue after the adjournment of the General Assembly, Elsie J. Jennings, as stenographer in the office of the Clerk; for such service she shall be paid one hundred (\$100.00) dollars per month, on vouchers to be drawn upon the appropriate fund of the Senate, and the President of the Senate is hereby authorized and directed to sign such vouchers.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Snyder,
Archer,	Holden,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—23.
Davis,	Liggitt,	Ritter,	

So the resolution was adopted.

S. R. No. 48—Mr. Ake.

WHEREAS, With the adjournment of the General Assembly for an extended period, the work requiring the services of the employes of the Senate will be practically completed, and the services of such employes can be dispensed with during the recess period with a great saving to the state; therefore,

Be it resolved, That the clerk of the Senate be and he is hereby directed to issue vouchers for the salary and compensation of such employes for the time only, the General Assembly is in session, and said employes in attendance, except as otherwise provided by resolution of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Beebe,	Holden,	Miller,	Sparks.
Bellev,	Hopley,	Parrett,	Stone,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore.
Davis,	Kryder,	Ritter,	Wright — 21.
Demuth,	Latham,		

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 544 — Mr. Robins.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 544** was read the second time by title only.

On motion of Mr. Parrett, **H. B. No. 544** — Mr. Robins, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 167 — Mr. Ritter.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 144 — Mr. Lloyd.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 507 — Mr. Atkinson.

To amend section 1683-9 of the General Code relating to mothers' pensions.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 507** was read the second time by title only.

On motion of Mr. O'Brien, **H. B. No. 507** — Mr. Atkinson, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore, the Senate reverted to the fourth order of business, being bills for second reading.

On motion of Mr. Holden the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 409 — Mr. Spidel.

To committee on Prison and Prison Reforms.

Sub. H. B. No. 450 — Mr. Hughes.

To committee on Public Health.

On motion of Mr. Whittemore, **H. B. No. 344** — Mr. Wenner, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Wright, **H. B. No. 462** — Mr. Comings, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore, **H. B. No. 537** — Mr. Pearson, was ordered placed on the calendar for third reading without reference to any committee.

H. B. No. 437 — Mr. Jones, of Hamilton.

To committee on Public Utilities.

On motion of Mr. Whittemore, **H. B. No. 535** — Mr. Myers, was ordered placed on the calendar for third reading without reference to any committee.

S. B. No. 183 — Mr. Archer.

To Joint Committee on Taxation.

On motion of Mr. Wright, **H. B. No. 538** — Mr. Comings, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore the committee on Ohio Soldiers' and Sailors' Home was relieved of **H. B. No. 533** — Mr. Dunn.

The question was, "Shall the Committee be relieved of **H. B. No. 533?**"

The yeas and nays were taken, and resulted — yeas 18, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Meigs,	O'Brien,	Sparks,
Archer,	Kryder,	Parrett,	Stone,
Bellev,	Latham,	Patterson,	White,
Demuth,	Liggitt,	Ritter,	Whittemore — 18.
Hopley,	Miller,		

Those who voted in the negative were: Messrs. Berry, Holden, Norris, Snyder.

So the committee was relieved of **H. B. No. 533**.

On motion of Mr. Whittemore, **H. B. No. 533** — Mr. Dunn, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Davis the vote by which **H. B. No. 348** — Mr. Wenner, was lost, be reconsidered.

Which was agreed to.

The question was, "Shall the bill **Am. H. B. No. 348**, pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—19.
Busbey,	Latham,	Ritter,	

Messrs. Holden and Norris voted in the negative.

So the bill passed.

Mr. Liggitt moved to amend as follows:

In line 2 of the title, after the numerals "4732" and the comma add "4734".

In line 3 of the title after the numerals "4782" add numerals "7730".

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 178 — Mr. Agnew.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 182 — Mr. Parrett.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 66 — Mr. Cowan.

Relative to enrolling bills and joint resolutions in typewriting.

Attest: JOHN P. MAYNARD,
Clerk.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Latham,	Snyder,
Archer,	Demuth,	Liggitt,	Sparks,
Beebe,	Holden,	Miller,	White,
Bellew,	Hopley,	Norris,	Whittemore,
Berry,	Jones, of Meigs,	Patterson,	Wright—23.
Busbey,	Kryder,	Ritter,	

So the joint resolution was adopted.

On motion of Mr. Whittemore, the Senate adjourned till 10 a. m. Saturday.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Saturday, May 10, 1919, 10 O'clock A. M.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

The President handed down the following communication:

State of Ohio,
Executive Department,
Office of the Governor,
Columbus.

May 10th, 1919.

To the Senate:

I have the honor to inform you that I have appointed, subject to the advice and consent of the Senate, the following persons on the dates and for the terms mentioned, to positions under control of the Executive Department:

BOARD OF TRUSTEES OF OHIO STATE UNIVERSITY.

F. E. Pomerene, Coshocton county	Appointed	Term Ending
	5-5-19	5-13-26

BOARD OF TRUSTEES OF THE KENT STATE NORMAL SCHOOL.

J. A. McDowell, Ashland.....	7-13-18	5-17-22
David L. Rockwell, Portage.....	5-2-19	5-17-23

BOARD OF TRUSTEES OF MIAMI UNIVERSITY.

John Weld Peck, Hamilton.....	5-9-19	3-1-20
-------------------------------	--------	--------

STATE BOARD OF PHARMACY.

Frank C. Trentman, Hamilton...	5-5-19	3-31-24
--------------------------------	--------	---------

(Signed) JAMES M. COX,
Governor.

On motion of Mr. Whittemore, the communication was referred to the committee on Rules.

On leave, Mr. Whittemore submitted the following resolution:

S. J. R. No. 52 — Mr. Whittemore.

Be it resolved by the Senate and House of Representatives, That when the Senate and House of Representatives adjourn on Saturday, the 10th of May, 1919, it be to meet on Monday, May 26, 1919, at 5 o'clock p. m.

On motion of Mr. Whittemore the rules were suspended and the resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Latham,	Sparks,
Beebe,	Hopley,	Liggitt,	Wagner,
Berry,	Jones, of Franklin,	Miller,	White,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore,
Holden,	Kryder,	Ritter,	Wright—20.

So the joint resolution was adopted.

H. B. No. 279 — Mr. Taylor, was read the third time.

The question being, "Shall the bill pass?"

Mr. Busbey demanded a call of the Senate, which was duly seconded and taken, and 29 senators answered to their names.

The absentees were: Messrs. Agnew, Bellew, Emmett and Miller.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Busbey further proceedings under the call were dispensed with.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Berry,	Demuth,	Hopley,
Archer,	Busbey,	Holden,	Jones, of Franklin,
Beebe,	Davis,	Holl,	Jones, of Meigs,

Those voting in the affirmative are: Messrs. — Concluded.

Kryder,
Latham,
Liggitt,
Lloyd,
Miller,

Norris,
O'Brien,
Parrett,
Patterson,

Ritter,
Snyder,
Sparks,
Stone,

Wagner,
White,
Whittemore,
Wright—29.

So the bill passed.
The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. J. R. No. 62** — Special Taxation Committee.

Relative to paying expenses of members of the Special Joint Taxation committee during the recess.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 551 — Mr. Wise.

To amend sections 5706, 5751, 6251, and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and **Am. H. B. No. 551** was read the second time by title only.

On motion of Mr. Whittemore **Am. H. B. No. 551** — Mr. Wise, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 552 — Mr. Chester.

To amend section 13030 of the General Code relative to improper relations with female pupils.

H. B. No. 548 — Mr. Matthews.

To immediately consider and carry into effect the object of section 6, House Bill 511 and have erected at a suitable place or places in the State House one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the special state Roll of Honor established by the provisions of said H. B. No 511, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism (M. H. R.) M. H. D. S. C. C., S. C.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 553 — Mr. King.

To make appropriations for the salaries of members of the House of Representatives and Senate for the calendar year 1920.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Davis the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 553** was read the second time by title only.

On motion of Mr. Davis **H. B. No. 553** — Mr. King, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

Am. H. B. No. 217 — Mr. Waterston.**Am. H. B. No. 473** — Mr. Pearson.**Am. H. B. No. 372** — Mr. Norton.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

Am. S. J. R. No. 51 — Mr. Hopley.

Relative to preparing the Ohio Legislative Manual.

With the following amendment in which the concurrence of the Senate is requested:

Substitute the number "700" for the number "1000," and the number "1800" for the number "1500".

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Hopley, the rules were suspended and **Am. S. J. R. No. 51** was considered.

The question was, "Shall the Senate concur in the House amendments to **S. J. R. No. 51**?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Latham,	Ritter,
Archer,	Holl,	Liggitt,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Busbey,	Jones, of Meigs,	Parrett,	White,
Demuth,	Kryder,	Patterson,	Whittemore—24.

So the amendments were concurred in.

Mr. Parrett submitted the following report

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 45** — Mr. Parrett, having had the same under consideration do recommend to their respective houses as follows:

It is agreed and understood that this report is based upon the engrossed copy of amended Senate Bill No. 45 in the form as finally passed by the House.

In line 110 following the semicolon insert the word "Fox" and a comma thereafter. In the same line strike out the "comma" after "muskkrat" and in lieu thereof insert the word "and". At the end of the same line strike out the words "and fox."

In line 242 after the word "possessed" insert the word "only."

In line 273 after the word "possessed" insert the word "only."

In line 273 strike out "fifteenth" and in lieu thereof insert "twentieth."

Strike out lines 274-a, 274-b, 274-c and 274-d.

In line 281 after the word "possessed" insert the word "only."

In line 282 after the word "Muskkrat" insert the word "only."

In line 283 strike out "fifteenth" and in lieu thereof insert "first." In the same line strike out "November" and in lieu thereof insert "December."

In line 283 after the "comma" following the word "March" insert the following: "and fox only from the second day of October to the first day of January."

In line 284 after the "semicolon" following the word "inclusive" insert the words "but ground-hog may be taken at any time."

In line 287 following the article "a" as it appears the second time in the line insert the word "fox" followed by a comma.

In line 293 after the word "from" insert the words "pursuing and."

In line 315 after the word "possessed" insert the word "only."

Strike out lines 317, 318, 319, 320, 321, and in lieu thereof insert the following: "b, Limit. Cock Pheasants only may be taken and not more than three such Cock Preasants in any one day during the open

season, except on Sunday, and except as permitted to game propagators; nor more than three Ruffed Grouse; nor more than six Hungarian Partridge in any one day during the open season except Sunday."

In line 324 after the word "taken" insert the word "only."

In line 328 after the word "taken" insert the word "only."

In line 337 after the word "possessed" insert the word "only."

In line 344 after the word "taken" insert the word "only."

In line 350 after the word "possessed" insert the word "only."

In line 370 strike out "Buzzard."

In line 405 after "as" insert "a".

Strike out lines 406-a, and that portion of 406-9 up and including the word "dock."

In line 406 following the word "as" insert the following: "one-fourth of a mile from the mouth of the Black Channel,"

In line 417 after the word "possessed" insert the word "only."

In line 441 after the word "possessed" insert the word "only."

In line 497 strike out the word "five" and in lieu thereof insert "three."

Strike out lines 521-a, 521-b, 521-c, and the part of 521-d including the words "square and the period."

In line 645 strike out the word "fourteen" and in lieu thereof insert "fifteen."

In line 647 strike out the word "ten" and in lieu thereof insert "eleven."

In line 692 after the word "courts" insert a comma.

In line 697 after the word "courts" insert a "comma."

In line 698 strike out the word "and" the first word in the line, in the same line after the word "village" insert the words "and township."

FRANK C. PARRETT,
THOMAS W. LATHAM,
T. M. BERRY,

SYLVESTER SPIDEL,
CHARLES G. WEAVER,
H. B. MADDEN.

The question was, "Shall the Senate concur in the report of the Conference committee?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore,
Holden,	Liggitt,	Ritter,	Wright—27.
Holl,	Lloyd,	Snyder,	

So the conference report was concurred in.

Mr. Latham moved that the vote by which **H. B. No. 415** — Mr. Scott, was lost be reconsidered, the motion to remain pending. The motion was agreed to.

On motion of Mr. Whittemore the Senate recessed until 2 p. m.

Senate met pursuant to recess.

The President ordered a call of the Senate, which was duly seconded and taken, and 23 senators answered to their names.

The absentees were: Messrs.

Agnew,	Berry,	Mettler,	Stone,
Archer,	Emmert,	Norris,	Wright.
Bellev,	Lloyd,		

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

H. B. No. 553 — Mr. King, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Miller,	Snyder,
Beebe,	Jones, of Meigs,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Davis,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore,
Holl,	Lloyd,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

H. B. No. 544 — Mr. Robins, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Liggitt,	Snyder,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Busbey,	Jones, of Meigs,	Parrett,	Wagner,
Demuth,	Kryder,	Patterson,	White,
Holden,	Latham,	Ritter,	Wright—20.

So the bill passed.

The title was agreed to.

H. B. No. 363 — Mr. Dunsbaugh, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Patterson,	White,
Busbey,	Kryder,	Ritter,	Whittemore,
Demuth,	Latham,	Snyder,	Wright—18.
Holden,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 537 — Mr. Pearson, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Kryder,	Ritter,
Archer,	Holl,	Latham,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Busbey,	Jones, of Franklin,	Parrett,	White,
Demuth,	Jones, of Meigs,	Patterson,	Whittemore—20.

So the bill passed.

The title was agreed to.

H. B. No. 518 — Tom Reynolds, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—21.
Holden,			

So the bill passed.

The title was agreed to.

Mr. Holden moved that the committee on County Affairs be relieved of further consideration of **H. B. No. 432** — Mr. Bishop, which was agreed to.

On motion of Mr. Whittemore, **H. B. No. 432** was informally passed.

H. B. No. 551 — Mr. Wise, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Jones, of Meigs,	Snyder,
Archer,	Holden,	Kryder,	Sparks,
Beebe,	Holl,	Latham,	White,
Busbey,	Hopley,	Liggitt,	Whittemore—19.
Davis,	Jones, of Franklin,	Norris,	

So the bill passed.

The title was agreed to.

H. B. No. 282 — Mr. Dunsbaugh, was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Franklin,	O'Brien,	Sparks,
Beebe,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—22.
Holl,	Liggitt,		

So the bill passed.

The title was agreed to.

Mr. O'Brien moved that the committee on Insurance, be relieved of further consideration of **S. B. Nos. 16, 20 and 94**, and **H. B. Nos. 232, 528 and 274**.

Mr. Miller moved that the motion of Mr. O'Brien that the committee on Insurance be relieved of further consideration of **S. B. Nos. 16, 20, 94, and H. B. Nos. 232, 528 and 274**, be laid on the table. Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker appointed as managers on part of the House as a committee of Conference on matters of difference between the two Houses on **S. B. No. 141** — Mr. Ritter, Messrs. Bryson, Brown and Foster.

Attest:

JOHN P. MAYNARD,
Clerk.

The President named as managers on the part of the Senate, as a committee of Conference on matters of differences between the two houses on **S. B. No. 141**, Messrs. Ritter, Busbey and Holden.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **Am. H. B. No. 415** — Mr. Scott.

To supplement section 3823 of the General Code by a section to be known as 3823-1, relating to assessments of lots for improvement and herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 140 — Mr. Ritter.

To amend section 7645 and 7762 of the General Code, relative to the course of study of Elementary schools.

S. B. No. 44 — Mr. White.

To further supplement sections 7823 and 7807, and to supplement section 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 554 — Mr. Lonz.

Providing for the maintenance of parks in townships composed in part of islands.

H. B. No. 548 — Mr. Matthews.

To immediately consider and carry into effect the object of section 6, **H. B. No. 511**, and have erected at a suitable place or places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the Special State Roll of Honor established by the provisions of said **H. B. No. 511**, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism (M. H. R., M. H., D. S. C., S. C. S.)

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 466 — Mr. Spidel.

To authorize the use and purchase of voting machines for any and all elections to be held within any city, village or other civil division of the state and for the appointment of commissioners.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the Senate recessed until 5:00 o'clock.

Senate met pursuant to recess.

On motion of Mr. Whittemore the Senate recessed until 8 p. m.

Senate met pursuant to recess.

The president ordered a call of the Senate, which was duly seconded and taken, and 20 senators answered to their names.

The absentees were: Messrs.

Agnew,
Bellew,
Berry,
Davis,

Emmert,
Jones, of Meigs,
Liggitt,

Lloyd,
Mettler,
Norris,

Stone,
Wagner,
White.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hopley further proceedings under the call were dispensed with.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolutions:

H. J. R. No. 65 — Mr. Beetham.

Relative to the enrolling of a bill in typewriting.

H. J. R. No. 66 — Mr. Cowan.

Relative to enrolling bills and joint resolutions in typewriting.

H. J. R. No. 64 — Mr. Cowan.

Relative to paying expenses of members of the Appropriations and Finance committees during recess.

JOHN E. BARNES,
HENRY EVANS,
C. F. McCOY,
THOMAS W. LATHAM,

CARL V. BEEBE,
ROBERT J. O'BRIEN,
JOHN E. HOLDEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

Am. H. B. No. 162 — Messrs. Busbey-Fouts.

To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1221, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-18, 3298-32, 3373, 6912, 6936 and 6956-1 of the General Code, and to enact supplemental sections 1182, 1195-1, 1212-1, 2788-1, 3371-1, 6926-1, 6926-2, 6926-3, 6954, 6956-1a and 7181 of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

JOHN E. BARNES,
C. F. McCOY,
HERBERT JONES,
ROBERT J. O'BRIEN,

CHARLES A. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBE.

Am. H. B. No. 432 — Mr. Bishop, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Snyder,
Archer,	Jones, of Franklin,	O'Brien,	Sparks,
Busbey,	Latham,	Parrett,	Stone,
Demuth,	Liggitt,	Patterson,	Whittemore,
Holden,	Miller,	Ritter,	Wright—21.
Holl,			

Mr. Beebe voted in the negative.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the clerk was directed to investigate the delay by the printer of the furnishing of enrolled copies of bills.

H. B. No. 169 — Mr. Griswold, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Sparks,
Archer,	Jones, of Franklin,	O'Brien,	Stone,
Beebe,	Kryder,	Parrett,	Wagner,
Busbey,	Latham,	Patterson,	White,
Demuth,	Liggitt,	Ritter,	Whittemore,
Holl,	Miller,	Snyder,	Wright—24.

So the bill passed.

The title was agreed to.

Mr. Ritter submitted the following report:

The committee of Conference, to whom were referred the matters of difference between the two houses on **S. B. No. 141** — Mr. Ritter, having had the same under consideration do recommend to their respective houses as follows:

That the House amendments to the bill be agreed to.

W. B. BRYSON,
W. W. STOKES,
L. J. GRAHAM.

Managers on the part of the House.

H. J. RITTER,
T. A. BUSBEY,
J. E. HOLDEN.

Managers on the part of the Senate.

The question was, "Shall the report of the Conference Committee on **S. B. No. 141** — Mr. Ritter, be concurred in?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	Patterson,	Wagner,
Busbey,	Latham,	Ritter,	White,
Demuth,	Liggitt,	Snyder,	Whittemore,
Holl,	Miller,	Sparks,	Wright—21.

So the conference report was concurred in.

Mr. Davis submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 536** — Mr. King, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 83 strike out "1,000.00" and insert in lieu thereof "1,100.00".

In line 88 strike out "1,200.00" and insert in lieu thereof "1,300.00".

In line 89 strike out "1,400.00" and insert in lieu thereof "1,600.00".

In line 90 strike out "900.00" and insert in lieu thereof "1,200.00".

In line 91 strike out "1,800.00" and insert in lieu thereof "2,400.00".

In line 92 strike out "900.00" and insert in lieu thereof "1,100.00".

In line 93 strike out "1,680.00" and insert in lieu thereof "2,040.00".

In line 96 strike out "23,860.00" and insert in lieu thereof "26,-260.00".

In line 83 strike out "1,000.00" and insert in lieu thereof "1,100.00".

In line 88 strike out "1,200.00" and insert in lieu thereof "1,300.00".

In line 89 strike out "1,400.00" and insert in lieu thereof "1,600.00".

In line 90 strike out "900.00" and insert in lieu thereof "1,200.00".

In line 91 strike out "1,800.00" and insert in lieu thereof "2,400.00".

In line 92 strike out "900.00" and insert in lieu thereof "1,080.00".

In line 93 strike out "1,680.00" and insert in lieu thereof "2,040.00".

In line 96 strike out "23,860.00" and insert in lieu thereof "26,-260.00".

In line 109 strike out "3,000.00" and insert in lieu thereof "2,000.00".

In line 113 strike out "11,000.00" and insert in lieu thereof "10,000.00".

After line 115 insert "F 9 General Plant, To carry out provisions of Senate joint resolution No. 33 250.00".

In line 117 strike out "12,260.00" and insert in lieu thereof "11,510.00".

In line 118 strike out "22,475.00" and insert in lieu thereof "20,725.00".

In line 120 strike out "46,335.00" and insert in lieu thereof "46,985.00".

In line 124 strike out "1,300.00" and insert in lieu thereof "1,450.00".

In line 125 strike out "900.00" and insert in lieu thereof "1,200.00".

In line 126 strike out "720.00" and insert in lieu thereof "1,200.00".

In line 127 strike out "900.00" and insert in lieu thereof "1,020.00".

In line 128 strike out "1,440.00" and insert in lieu thereof "2,040.00".

In line 129 strike out "4,320.00" and insert in lieu thereof "5,400.00".

In line 131 strike out "Removal" and insert in lieu thereof "Personal" and strike out "9,580.00" and insert in lieu thereof "12,310.00".

In line 150 strike out "20,055.00" and insert in lieu thereof "22,785.00".

In line 156 strike out "4,000.00" and insert in lieu thereof "5,000.00".

In line 158 strike out "2,500.00" and insert in lieu thereof "2,700.00".

In line 168 strike out "1,680.00" and insert in lieu thereof "1,980.00".

In line 171 strike out "900.00" and insert in lieu thereof "1,200.00".

In line 173 strike out the numeral "5" and insert in lieu thereof the numeral "6" and strike out "4,650.00" and insert in lieu thereof "5,400.00".

Strike out line 177.

In line 178 strike out "20,000.00" and insert in lieu thereof "35,000.00".

In line 180 strike out "1,681,220.00" and insert in lieu thereof "1,781,000.00".

In line 182 strike out "1,818,820.00" and insert in lieu thereof "1,934,240.00".

In line 187 strike out "1,923,820.00" and insert in lieu thereof "2,039,240.00".

In line 192 strike out "500,000.00" and insert in lieu thereof "475,000.00".

In line 198 strike out "75,000.00" and insert in lieu thereof "90,000.00".

In line 200 strike out "2,618,000.00" and insert in lieu thereof "2,608,000.00".

After line 214 insert "Other — Text Books for Boys' Industrial School 4,000.00".

In line 217 strike out "444,100.00" and insert in lieu thereof "448,100.00".

In line 219 strike out "75,000.00" and insert in lieu thereof "150,000.00".

In line 226 strike out "3,000.00" and insert in lieu thereof "2,000.00".

In line 228 strike out "182,000.00" and insert in lieu thereof "256,000.00".

In line 239 strike out "3,691,017.50" and insert in lieu thereof "3,759,017.50".

In line 241 strike out "5,614,837.50" and insert in lieu thereof "5,798,257.50".

In line 247 strike out "1,400.00" and insert in lieu thereof "1,600.00".

In line 248 strike out "1,000.00" and insert in lieu thereof "1,300.00".

After line 252 insert "Chief Inspector Bureau of Markets 2,000.00".

In line 257 strike out "1,800.00" and insert in lieu thereof "2,400.00".

In line 259 strike out "1,600.00" and insert in lieu thereof "2,000.00".

In line 260 strike out "1,500.00" and insert in lieu thereof "1,800.00".

In line 261 strike out the numeral "14" and insert in lieu thereof the numeral "15" and strike out "22,550.00" and insert in lieu thereof "27,400.00".

In line 262 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 268 strike out the numeral "3" and insert in lieu thereof the numeral "4" and strike out "3,360.00" and insert in lieu thereof "4,440.00".

After line 272 insert "Chief Bureau of Agricultural Statistics 600.00".

In line 273 strike out "960.00" and insert in lieu thereof "1,020.00".

In line 278 strike out "97,490.00" and insert in lieu thereof "108,200.00".

In line 282 strike out "115,690.00" and insert in lieu thereof "126,300.00".

In line 331 strike out "65,000.00" and insert in lieu thereof "60,000.00".

In line 334 strike out "20,000.00" and insert in lieu thereof "18,000.00".

In line 337 strike out "85,070.00" and insert in lieu thereof "78,070.00".

In line 338 strike out "426,833.00" and insert in lieu thereof "419,833.00".

In line 340 strike out "542,523.00" and insert in lieu thereof "546,233.00".

After line 355 insert "Messenger and Janitor 840.00".

In line 357 strike out "33,300.00" and insert in lieu thereof "34,140.00".

In line 360 strike out "35,000.00" and insert in lieu thereof "35,840.00".

In line 381 strike out "57,725.00" and insert in lieu thereof "58,565.00".

After line 385 insert "Assistant Chief Warden 1,800.00".

In line 388 strike out "Grade II Stenographer 900.00" and insert "2 Grade III Stenographers 1,740.00".

- In line 397 strike out "4,000.00" and insert in lieu thereof "4,020.00".
 In line 401 strike out "2,880.00" and insert in lieu thereof "3,000.00".
 In line 403 strike out "81,020.00" and insert in lieu thereof "83,-
 800.00".
 In line 412 strike out "98,020.00" and insert in lieu thereof "100,-
 800.00".
 In line 452 strike out "182,767.40" and insert in lieu thereof "185,-
 567.40".
 In line 457 strike out "1,500.00" and insert in lieu thereof "1,700.00".
 In line 471 strike out "to com".
 In line 472 strike out "plete".
 In line 474 strike out "14,115.00" and insert in lieu thereof "14,-
 315.00".
 In line 478 strike out "14,215.00" and insert in lieu thereof "14,-
 415.00".
 After line 494 insert "Explorations and Field Work 500.00".
 In line 498 strike out "17,333.00" and insert in lieu thereof "17,-
 833.00".
 In line 500 strike out "17,808.00" and insert in lieu thereof "18,-
 308.00".
 In line 502 strike out "32,023.00" and insert in lieu thereof "32,-
 723.00".
 In line 507 strike out "Asistant" and insert in lieu thereof "As-
 sistant".
 In line 512 strike out "9,480.00" and insert in lieu thereof "10,-
 380.00".
 In line 515 strike out "28,320.00" and insert in lieu thereof "29,-
 220.00".
 In line 525 strike out "90,820.00" and insert in lieu thereof "91,-
 720.00".
 In line 547 strike out "98,578.06" and insert in lieu thereof "99,-
 478.06".
 In line 554 strike out "2,000.00" and insert in lieu thereof "2,500.00".
 In line 555 strike out "1,800.00" and insert in lieu thereof "2,000.00".
 In line 562 strike out the numeral "2" and insert in lieu thereof the
 numeral "3" and strike out "3,200.00" and insert in lieu thereof "4,600.00".
 In line 564 strike out "2,400.00" and insert in lieu thereof "2,600.00".
 In line 565 strike out "4,200.00" and insert in lieu thereof "4,500.00".
 In line 576 strike out "62,750.00" and insert in lieu thereof "65,-
 350.00".
 After line 579 at the end of the line insert an adding line.
 In line 580 strike out "65,750 00" and insert in lieu thereof
 "68,350.00"
 In line 590 strike out "1,000.00" and insert in lieu thereof
 "2,000.00".
 In line 593 strike out "2,875.00" and insert in lieu thereof
 "3,875.00".
 In line 594 strike out "4,475.00" and insert in lieu thereof
 "5,475.00".
 In line 596 strike out "70,225.00" and insert in lieu thereof
 "73,825.00".
 In line 612 strike out "800.00" and insert in lieu thereof
 "1,200.00".

In line 623 strike out "3,075.00" and insert in lieu thereof "3,475.00".

In line 625, strike out "17,075.00" and insert in lieu thereof "17,475.00".

In line 642 strike out "5,000.00" and insert in lieu thereof "3,500.00".

In line 644 strike out "5,200.00" and insert in lieu thereof "3,700.00".

In line 645 strike out "72,220.00" and insert in lieu thereof "70,720.00".

After line 644 at the end of the line insert an adding line.

In line 654 strike out "22,000.00" and insert in lieu thereof "23,500.00".

In line 659 strike out "26,062.00" and insert in lieu thereof "27,562.00".

In line 663 strike out "Contribution" and insert in lieu thereof "Contributions".

In line 666 strike out "29,660.00" and insert in lieu thereof "31,160.00".

In line 678 strike out "6,720.00" and insert in lieu thereof "7,800.00".

In line 687 strike out "21,760.00" and insert in lieu thereof "22,840.00".

In line 693 strike out "22,045.00" and insert in lieu thereof "23,125.00".

In line 729 strike out "61,270.00" and insert in lieu thereof "62,350.00".

In line 738 strike out "1,200.00" and insert in lieu thereof "1,500.00".

In line 741 strike out "32,900.00" and insert in lieu thereof "33,200.00".

In line 751 strike out "E" and insert in lieu thereof "F".

In line 757 strike out "44,170.00" and insert in lieu thereof "44,470.00".

In line 766 strike out "2,700.00" and insert in lieu thereof "3,000.00".

In line 767 strike out "1,500.00" and insert in lieu thereof "1,560.00".

In line 768 strike out "Bookkeejer" and insert "Bookkeeper".

In line 771 strike out "3,000.00" and insert in lieu thereof "3,600.00".

After line 772 insert "Assistant Supervisor of Boarding Home 900.00".

In line 773 strike out the numeral "10" and insert numeral "16" and strike out "12,000.00" and insert in lieu thereof "19,900.00".

After line 773 insert "Special Nurse 900.00".

After line 775 insert "Grade I Typist" 1,020.00".

After line 775 insert "Grade I Typist" 1,020.00".

After line 775 insert "Telephone Operator 660.00".

In line 779 strike out "47,700.00" and insert "60,040.00".

In line 787 strike out "53,600.00" and insert in lieu thereof "65,940.00".

In line 804 strike out "200.00" and insert in lieu thereof "300.00".

In line 808 strike out "18,000.00" and insert in lieu thereof "22,000.00".

In line 812 strike out "19,115.00" and insert in lieu thereof "23,-215.00".

In line 819 strike out "30,002.00" and insert in lieu thereof "34,-302.00".

In line 821 strike out "83,602.00" and insert in lieu thereof "100,-242.00".

In line 828 strike out "7,400.00" and insert in lieu thereof "7,920.00".

In line 830 strike out "1,560.00" and insert in lieu thereof "1,680.00".

In line 840 strike out "40,120.00" and insert in lieu thereof "40,-760.00".

In line 844 strike out "41,720.00" and insert in lieu thereof "41,-360.00".

In line 859 strike out "45,655.00" and insert in lieu thereof "46,-295.00".

In line 886 strike out "1,000.00" and insert in lieu thereof "1,200.00".

In line 889 strike out "1,225.00" and insert in lieu thereof "1,425.00".

In line 891 strike out "Of" and insert in lieu thereof "of".

After line 891 at the end of the line insert an adding line.

In line 892 strike out "3,225.00" and insert in lieu thereof "3,425.00".

In line 904 strike out "4,245.00" and insert in lieu thereof "4,445.00".

In line 907 strike out "H Fixed Charges and Contributions" and insert in lieu thereof "F Contract and Open Order Service".

In line 908 strike out "H 8 Contributions" and insert in lieu thereof "F 9 General Plant".

In line 973 strike out "1,500.00" and insert in lieu thereof "1,560.00".

In line 976 strike out "7,600.00" and insert in lieu thereof "7,660.00".

In line 979 strike out "8,800.00" and insert in lieu thereof "8,860.00".

In line 995 strike out "10,025.00" and insert in lieu thereof "10,-085.00".

Strike out line 1031.

In line 1033 strike out "2,700.00" and insert in lieu thereof "200.00".

In line 1034 strike out "172,410.00" and insert in lieu thereof "169,-910.00".

After line 1074 insert "H 6 Rent 1,500.00".

In line 1078 strike out "150.00" and insert in lieu thereof "1,650.00".

In line 1080 strike out the comma after "Cost Feeding".

In line 1084 strike out "233,785.00" and insert in lieu thereof "232,-785.00".

In line 1088 strike out "3,000.00" and insert in lieu thereof "4,-500.00".

In line 1089 strike out "3,300.00" and insert in lieu thereof "4,-000.00".

After line 1089 insert "Chief Assistant 2,400.00".

In line 1092 strike out "34,250.00" and insert in lieu thereof "40,500.00".

After 1093 insert "Water Supply Engineer 1,600.00".

In line 1094, strike out "1,500.00" and insert in lieu thereof "1,800.00".

In line 1097, strike out "Grade III Stenographer 900.00" and insert in lieu thereof "3 Grade II Stenographers 3,240.00".

After line 1097, insert "Record Clerk \$1,080.00".

In line 1099, strike out "53,750.00" and insert in lieu thereof "69,920.00".

In line 1108, strike out "58,000.00" and insert in lieu thereof "74,170.00".

In line 1116, strike out "300.00" and insert in lieu thereof "500.00".

In line 1120, strike out "18,000.00" and insert in lieu thereof "20,000.00".

In line 1122, strike out "2,000.00" and insert in lieu thereof "2,800.00".

In line 1124, strike out "21,297.00" and insert in lieu thereof "24,507.00".

In line 1132, strike out "29,685.00" and insert in lieu thereof "32,685.00".

In line 1134, strike out "87,685.00" and insert in lieu thereof "106,855.00".

In line 1139, strike out "1,700.00" and insert in lieu thereof "2,000.00".

In line 1142, strike out "4,380.00" and insert in lieu thereof "4,680.00".

In line 1148, strike out "6,305.00" and insert in lieu thereof "6,605.00".

In line 1162, strike out "250.00" and insert in lieu thereof "150.00".

In line 1167, strike out "2,110.00" and insert in lieu thereof "2,010.00".

In line 1168, strike out "2,485.00" and insert in lieu thereof "2,385.00".

In line 1170, strike out "8,780.00" and insert in lieu thereof "8,990.00".

In line 1195, strike out the numeral "12" and insert in lieu thereof "11" and strike "10,500.00" and insert in lieu thereof "9,660.00".

In line 1201, strike out "1,800.00" and insert in lieu thereof "2,200.00".

In line 1217, strike out "1,600.00" and insert in lieu thereof "1,800.00".

In line 1219, strike out "Child" and insert in lieu thereof "Industrial" and strike "2,400.00" and insert in lieu thereof "3,000.00".

In line 1226, strike out "117,980.00" and insert in lieu thereof "118,340.00".

In line 1248, strike out "155,380.00" and insert in lieu thereof "155,740.00".

In line 1278, strike out "197,980.00" and insert in lieu thereof "198,340.00".

In line 1282, strike out "4,000.00" and insert in lieu thereof "5,000.00".

In line 1283, strike out "9,000.00" and insert in lieu thereof "9,900.00".

In line 1284, strike out "38,640.00" and insert in lieu thereof "45,750.00".

In line 1289, strike out "2,000.00" and insert in lieu thereof "2,500.00".

In line 1298, strike out "92,960.00" and insert in lieu thereof "103,470.00".

In line 1302, strike out "101,460.00" and insert in lieu thereof "111,970.00".

In line 1375, strike out "2,907,610.00" and insert in lieu thereof "2,918,120.00".

In line 1391, strike out "5,700.00" and insert in lieu thereof "5,880.00".

In line 1394, strike out "9,000.00" and insert in lieu thereof "10,000.00".

In line 1403 strike out "2,000.00" and insert in lieu thereof "2,200.00".

In line 1407 strike out "4,800.00" and insert in lieu thereof "5,900.00".

In line 1408 strike out "17,100.00" and insert in lieu thereof "18,550.00".

In line 1409 strike out "6,000.00" and insert in lieu thereof "6,600.00".

In line 1412 strike out "7,900.00" and insert in lieu thereof "10,000.00".

In line 1413 strike out "5,400.00" and insert in lieu thereof "7,500.00".

In line 1415 strike out the numeral "2" and insert in lieu thereof the numeral "3" and strike out "3,120.00" and insert in lieu thereof "4,680.00".

In line 1419 strike out the numeral "10" and insert in lieu thereof the numeral "12" and strike out "11,160.00" and insert in lieu thereof "13,740.00".

In line 1420 strike out the numeral "23" and insert in lieu thereof the numeral "24" and strike out "19,800.00" and insert in lieu thereof "20,640.00".

After line 1424 insert "Claims Investigator 1,200.00".

Strike out lines 1433 to 1448 inclusive.

After line 1448 insert "Salaries — Free Employment Agencies 40,000.00".

In line 1450 strike out "3,000.00" and insert in lieu thereof "3,200.00".

In line 1458 strike out "1,800.00" and insert in lieu thereof "2,000.00".

In line 1459 strike out "1,800.00" and insert in lieu thereof "1,980.00".

In line 1466 strike out "1,200.00" and insert in lieu thereof "1,500.00".

In line 1488 strike out "4,500.00" and insert in lieu thereof "6,000.00".

In line 1489 strike out "2,100.00" and insert in lieu thereof "2,400.00".

In line 1494 strike out "516,170.00" and insert in lieu thereof "546,460.00".

In line 1503 strike out "520,020.00" and insert in lieu thereof "550,310.00".

In line 1522 strike out "1,000.00" and insert in lieu thereof "1,800.00".

In line 1529 strike out "85,600.00" and insert in lieu thereof "86,400.00".

In line 1531 strike out "21,800.00" and insert in lieu thereof "49,292.00".

In line 1534 strike out "22,100.00" and insert in lieu thereof "42,592.00".

In line 1536 strike out "155,525.00" and insert in lieu thereof "176,817.00".

In line 1538 strike out "675,545.00" and insert in lieu thereof "727,127.00".

In line 1546 strike out "1,800.00" and insert in lieu thereof "2,200.00".

In line 1554 strike out "30,700.00" and insert in lieu thereof "31,100.00".

In line 1561 strike out "31,900.00" and insert in lieu thereof "32,300.00".

In line 1587 strike out "387,070.00" and insert in lieu thereof "387,470.00".

In line 1624 strike out "11,000.00" and insert in lieu thereof "14,000.00".

In line 1628 strike out "11,545.00" and insert in lieu thereof "14,545.00".

In line 1634 strike out "17,277.00" and insert in lieu thereof "20,277.00".

In line 1636 strike out "78,547.00" and insert in lieu thereof "81,547.00".

In line 1662 strike out "1,020.00" and insert in lieu thereof "1,140.00".

In line 1665 strike out "4,260.00" and insert in lieu thereof "4,380.00".

In line 1685 strike out "5,005.00" and insert in lieu thereof "5,125.00".

In line 1690 strike out "1,200.00" and insert in lieu thereof "1,500.00".

In line 1691 strike out "900.00" and insert in lieu thereof "960.00".

After line 1695 insert "Janitor 720.00".

In line 1697 strike out "15,200.00" and insert in lieu thereof "16,280.00".

In line 1700 strike out "15,600.00" and insert in lieu thereof "16,680.00".

In line 1721 strike out "20,925.00" and insert in lieu thereof "22,005.00".

In line 1786 strike out "1,000.00" and insert in lieu thereof "1,200.00".

In line 1788 strike out "10,700." and insert in lieu thereof "10,900.00".

In line 1893 strike out "2,300.00" and insert in lieu thereof "2,600.00".

In line 1807 strike out "2,640.00" and insert in lieu thereof "2,940.00".

In line 1814 strike out "3,670.00" and insert in lieu thereof "3,970.00".

In line 1816 strike out "14,370.00" and insert in lieu thereof "14,870.00".

In line 1828 strike out "600.00" and insert in lieu thereof "1,900.00".

In line 1836 strike out "5,915.00" and insert in lieu thereof "7,215.00".

In line 1848 strike out "600.00" and insert in lieu thereof "800.00".

In line 1852 strike out "803.00" and insert in lieu thereof "1,003.00".

In line 1855 strike out "1,313.50" and insert in lieu thereof "1,513.50".

In line 1857 strike out "7,228.50" and insert in lieu thereof "8,728.50".

In line 1866 strike out "Contingencies" and insert in lieu thereof "Uses and Purposes" and strike out "200,000.00" and insert in lieu thereof "250,000.00".

After line 1866 insert "To be available only in case the Ohio National Guard is called into active service in connection with floods, fire or riots 250,000.00" and insert after 1866 "To be available for the purchase of food and fuel only 250,000.00".

In line 1878 strike out "400,000.00" and insert in lieu thereof "800,000.00".

Strike out lines 1891 to 1896 inclusive.

Strike out lines 1903 and 1904.

In line 1916 strike out "40,000.00" and insert in lieu thereof "20,000.00".

In line 1917 strike out "60,000.00" and insert in lieu thereof "40,000.00".

In line 1919 strike out "100,000.00" and insert in lieu thereof "60,000.00".

In line 1921 strike out "16,000.00" and insert in lieu thereof "12,000.00".

In line 1925 strike out "140,160.00" and insert in lieu thereof "96,160.00".

In line 1931 strike out "45,000.00" and insert in lieu thereof "35,000.00".

In line 1935 strike out "15,000.00" and insert in lieu thereof "5,000.00".

In line 1938 strike out "20,000.00" and insert in lieu thereof "10,000.00".

In line 1940 strike out "6,000.00" and insert in lieu thereof "3,000.00".

In line 1941 strike out "6,000.00" and insert in lieu thereof "3,000.00".

In line 1943 strike out "163,287.10" and insert in lieu thereof "127,287.10".

In line 1944 strike out "220,787.10" and insert in lieu thereof "184,787.10".

In line 1959 strike out "50,000.00" and insert in lieu thereof "25,000.00".

In line 1960 strike out "84,800.00" and insert in lieu thereof "59,800.00".

In line 1962 strike out "449,947.10" and insert in lieu thereof "424,947.10".

After line 1962 insert "Headquarters Spanish American War Veterans F Contract and Open Service F 9 General Plant \$1,500.00".

After line 1994 insert "Clerk 840.00" and insert adding line and "Total \$1,340.00".

In line 2000 strike out "3,000.00" and insert in lieu thereof "3,840.00".

In line 2003 strike out "150.00" and insert in lieu thereof "250.00".

In line 2006 strike out "175.00" and insert in lieu thereof "275.00".

After line 2014 insert "H Fixed Charges and Contributions H 6 Rent 300.00".

In line 2015 strike out "1,150.00" and insert in lieu thereof "1,550.00".

In line 2017 strike out "4,150.00" and insert in lieu thereof "5,390.00".

After line 2017 insert "Ohio Penitentiary Commission F Contract and Open Order Service F 9 General Plant 1,500.00".

After line 2180 insert "Assistant Clerk 1,800.00".

In line 2182 strike out "840.00" and insert in lieu thereof "900.00".

In line 2184 strike out "8,940.00" and insert in lieu thereof "12,000.00".

In line 2194 strike out "200.00" and insert in lieu thereof "2,500.00".

In line 2195 strike out "10.00" and insert in lieu thereof "200.00".

In line 2201 strike out "50.00" and insert in lieu thereof "150.00".

In line 2203 strike out "6,560.00" and insert in lieu thereof "9,150.00".

In line 2210 strike out "7,560.00" and insert in lieu thereof "10,150.00".

In line 2212 strike out "16,500.00" and insert in lieu thereof "22,150.00".

In line 2229 strike out "Grade I Typist 1,080.00" and insert in lieu thereof "2 Grade I Typists 2,160.00".

In line 2231 strike out "600.00" and insert in lieu thereof "700.00".

In line 2233 strike out "29,890.00" and insert in lieu thereof "31,070.00".

In line 2236 strike out "31,890.00" and insert in lieu thereof "33,070.00".

In line 2259 strike out "68,450.00" and insert in lieu thereof "69,630.00".

In line 2264 strike out "1,800.00" and insert in lieu thereof "1,980.00".

In line 2265 strike out "1,800.00" and insert in lieu thereof "1,980.00".

In line 2266 strike out "1,560.00" and insert in lieu thereof "1,800.00"

In line 2267 strike out "Grade II Clerk 1,260.00" and insert in lieu thereof "4 Grade II Clerks 4,500.00"

In line 2268 strike out the numeral "2" and insert in lieu thereof the numeral "3" and strike out "1,740.00" and insert in lieu thereof "2,580.00"

Strike out line 2269

In line 2270 strike out "Grade II Stenographer 1,080.00" and insert in lieu thereof "2 Grade II Stenographers 2,160.00"

In line 2273 strike out "Inspector 1,200.00" and insert in lieu thereof "2 Inspectors 2,400.00"

In line 2274 strike out "Messenger" and insert in lieu thereof "Porter" and strike out "780.00" and insert in lieu thereof "900.00"

After line 2274 insert "Messenger 900.00"

In line 2276 strike out "19,380.00" and insert in lieu thereof "26,640.00"

In line 2282 strike out "25,380.00" and insert in lieu thereof "32,640.00"

In line 2301 strike out "167,930.00" and insert in lieu thereof "175,190.00"

In line 2363 strike out "1,200.00" and insert in lieu thereof "1,320.00"

In line 2364 strike out "Grade III Stenographer 900.00" and insert in lieu thereof "2 Grade III Stenographers 1,800.00"

In line 2365 strike out "900.00" and insert in lieu thereof "1,140.00"

In line 2367 strike out "2,500.00" and insert in lieu thereof "2,750.00"

In line 2360 strike out "6 Examiners 12,000.00" and insert in lieu thereof "Examiners 14,000.00"

After line 2368 insert "Accountant 2,000.00"

In line 2372 strike out "Assistant Examiner 1,500.00" and insert in lieu thereof "2 —Assistant Examiners 3,000.00"

In line 2375 strike out "34,800.00" and insert in lieu thereof "39,-810.00"

In line 2380 strike out "35,025.00" and insert in lieu thereof "40,-035.00"

In line 2391 strike out "10,500.00" and insert in lieu thereof "11,-500.00"

In line 2395 strike out "11,120.00" and insert in lieu thereof "12,-120.00"

In line 2402 strike out "14,165.00" and insert in lieu thereof "15,-165.00"

In line 2404 strike out "49,190.00" and insert in lieu thereof "55,-200.00"

In line 2493 strike out "1,800.00" and insert in lieu thereof 2,000.00"

In line 2502 strike out "20,240.00" and insert in lieu thereof "20,-440.00"

After line 2503 at the end of the line insert an adding line.

In line 2504 strike out "20,370.00" and insert in lieu thereof "20,-570.00"

In line 2534 strike out "25,883.00" and insert in lieu thereof "26,-083.00".

In line 2542 strike out "900.00" and insert in lieu thereof "840.00".

In line 2544 strike out "10,300.00" and insert in lieu thereof "10,-240.00".

After line 2557 at the end of the line insert an adding line.

In line 2558 strike out "10,180.10" and insert in lieu thereof "10,-120.10".

In line 2628 strike out "1,980.00" and insert in lieu thereof "2,-100.00".

In line 2630 strike out "4,140.00" and insert in lieu thereof "4,-860.00".

In line 2632 strike out "900.00" and insert in lieu thereof "960.00".

In line 2634 strike out "27,960.00" and insert in lieu thereof "28,-860.00".

Strike out line 2635.

In line 2636 strike out "28,960.00" and insert in lieu thereof "28,-860.00".

In line 2641 strike out "400.00" and insert in lieu thereof "625.00".

In line 2653 strike out "6,950.00" and insert in lieu thereof "7,-175.00".

In line 2655 strike out "35,910.00" and insert in lieu thereof "36,-035.00".

After line 2680 insert "Investigating issues of securities 2,500.00".

After line 2682 insert an adding line and "Total 5,800.00".

In line 2683 strike out "75,190.00" and insert in lieu thereof "77,-690.00".

In line 2701 strike out "89,350.00" and insert in lieu thereof "91,850.00".

After line 2704 insert "2 Grade III Engineers 3,840.00".

In line 2705 strike out "20 Grade IV Engineers 36,000.00" and insert in lieu thereof "18 Grade IV Engineers 32,460.00".

In line 2709 strike out "51,490.00" and insert in lieu thereof "51,790.00"

In line 2712 strike out "53,490.00" and insert in lieu thereof "53,790.00"

In line 2736 strike out "66,465.00" and insert in lieu thereof "66,765.00"

In line 2747 strike out "1,140.00" and insert in lieu thereof "1,200.00"

In line 2754 strike out "44,230.00" and insert in lieu thereof "44,290.00"

In line 2756 strike out "74,230.00" and insert in lieu thereof "74,290.00"

In line 2755 insert "30,000.00"

In line 2782 strike out "84,265.00" and insert in lieu thereof "84,295.00"

After line 2786 insert "Dean — 12 months 2,750.00"

In line 2787 strike out "Dean of Women" and insert "Dean of Women — 12 months"

In line 2791 strike out "1,740.00" and insert in lieu thereof "1,680.00"

In line 2794 strike out "780.00" and insert in lieu thereof "900.00"

In line 2802 strike out "47,050.00" and insert in lieu thereof "49,250.00"

In line 2804 strike out "69,450.00" and insert in lieu thereof "74,460.00"

After line 2808 insert "Critic Teachers Part Time 1,500.00"

In line 2811, strike out "13,552.00" and insert in lieu thereof "15,052.00".

In line 2813, strike out "83,142.00" and insert in lieu thereof "89,652.00".

In line 2835, strike out "300.00" and insert in lieu thereof "600.00".

In line 2843, strike out "19,716.00" and insert in lieu thereof "20,016.00".

In line 2846, strike out "102,858.00" and insert in lieu thereof "109,665.00".

In line 2850, insert the words "12 months" after "President".

After line 2850, insert "Dean of Women 12 months 1,800.00".

After line 2851, insert "Professor of Agriculture 2,500.00".

Strike out line 2856.

After line 2862, insert "Teamster 720.00".

In line 2867 strike out "85,020.00" and insert in lieu thereof "89,320.00".

In line 2875 strike out "103,212.00" and insert in lieu thereof "107,512.00".

In line 2911 strike out "130,167.00" and insert in lieu thereof "134,467.00".

In line 3007 strike out "5,100.00" and insert in lieu thereof "5,640.00".

In line 3017 strike out "132,550.00" and insert in lieu thereof "135,500.00".

In line 3019 strike out "183,670.00" and insert in lieu thereof "187,-160.00".

In line 3026 strike out "204,670.00" and insert in lieu thereof "208,-160.00".

In line 3065 strike out "245,020.00" and insert in lieu thereof "248,-510.00".

In line 3076 strike out "978,200.00" and insert in lieu thereof "1,-072,439.00".

In line 3078 strike out "1,000,000.00" and insert in lieu thereof "1,-094,239.00".

In line 3087 strike out "1,096,205.00" and insert in lieu thereof "1,-190,444.00".

In line 3112 strike out "5,000.00" and insert in lieu thereof "15,-000.00".

In line 3115 strike out "10,000.00" and insert in lieu thereof "40,-000.00".

In line 3118 strike out "32,550.00" and insert in lieu thereof "72,-550.00".

In line 3126 strike out "25,000.00" and insert in lieu thereof "45,-000.00".

After line 3127 insert "U. S. Government under the"

In line 3134 strike out "56,100.00" and insert in lieu thereof "76,-100.00".

In line 3136 strike out "530.00" and insert in lieu thereof "1,830.00".

In line 3139 strike out "655.00" and insert in lieu thereof "1,955.00".

In line 3141 strike out "226,405.00" and insert in lieu thereof "287,-705.00".

In line 3143 strike out "1,322,610.00" and insert in lieu thereof "1,-478,149.00".

In line 3164 strike out "47,950.00" and insert in lieu thereof "44,-950.00".

In line 3167 strike out "113,001.33" and insert in lieu thereof "110,-001.33".

After line 3169 insert "Other 1,000.00"

In line 3172 strike out "120,751.33" and insert in lieu thereof "118,-751.33".

In line 3183 strike out "500.00" and insert in lieu thereof "2,500.00".

In line 3185 strike out "800.00" and insert in lieu thereof "2,800.00".

In line 3193 strike out "30,350.00" and insert in lieu thereof "32,-350.00".

In line 3202 strike out "1,000.00" and insert in lieu thereof "1,-080.00".

In line 3203 strike out "Record Clerk 1,000.00" and insert in lieu thereof "Record Clerk and Storekeeper 1,200.00".

In line 3215 strike out "Salaries" and strike out "49,660.00" and insert in lieu thereof "49,940.00".

In line 3219 strike out "53,660.00" and insert in lieu thereof "53,-940.00".

After line 3243 insert "Linoleum for Boys' Dormitory 4,750.00".

In line 3245 strike out "3400.00" and insert in lieu thereof "8,-150.00".

After line 3251 insert "Teaching Service Wilberforce University 5,000.00"

In line 3253 strike out "4,070.00" and insert in lieu thereof "9,-070.00"

In line 3260 strike out "27,553.00" and insert in lieu thereof "37,303.00"

In line 3262 strike out "81,213.00" and insert in lieu thereof "91,243.00"

In line 6458 strike out "76,500.00" and insert in lieu thereof "80,000.00"

After line 6461 insert "Boy's Industrial School Wing for Contagious Hospital 25,000.00"

After line 6467 insert "Hog Feeding Pavilion 1,000.00"

Strike out line 6468.

In line 6471 strike out "90,000.00" and insert in lieu thereof "88,000.00"

Strike out line 6473.

Strike out line 6474.

In line 6476 insert "600 Patients" after Orient.

Strike out line 6477.

Strike out line 6478.

After line 6481 insert "Bureau of Juvenile Research Hospital 25,000.00"

Strike out line 6486.

Strike out line 6487.

Strike out line 6488.

Strike out line 6492.

Strike out line 6493.

Strike out line 6494.

Strike out line 6495.

After line 6481 insert "Lima State Hospital Propagation House 5,000.00"

After line 6498 insert "X-Ray Equipment 2,500.00"

Strike out line 6500.

Strike out line 6508.

Strike out line 6513.

Strike out line 6514.

In line 6522 strike out "Maain" and insert in lieu thereof "Main".

In line 6523 strike out "4,500.00" and insert in lieu thereof "3,500.00"

After line 6527 insert "X-Ray Equipment 1,000.00"

After line 6536 insert "Dental Equipment 500.00"

Strike out line 6544.

Strike out line 6549.

Strike out line 6550.

Strike out line 6559.

Strike out line 6566.

Strike out line 6577.

Strike out line 6578.

After line 6581 insert "X-Ray Equipment 2,500.00"

In line 6583 strike out "2 Trucks 6,000.00" and insert in lieu thereof "Large Truck 4,000.00"

After line 6589 insert "X-Ray Equipment 2,500.00"

In line 6593 strike out "350.00" and insert in lieu thereof "2,500.00"

After line 6593 insert "Roads 250.00"

After line 6594 insert "G31 Capital Equipment 2 250 H. P. Boilers and Equipment 20,000.00"

Strike out line 6595.

Strike out line 6596.

After line 6604 insert "Fluoroscope 1,000.00".

Strike out line 6605.

Strike out line 6610.

Strike out line 6611.

Strike out line 6612.

After line 6616 insert "2 250 H. P. Boilers and Equipment 43,000.00"

In line 6620 strike out "1,125,300.00" and insert in lieu thereof "890,100.00"

In line 6679 strike out "600.00" and insert in lieu thereof "950.00"
In line 6702 strike out "1,353,300.00" and insert in lieu thereof "2,255,500.00"

In line 6705 strike out "3,759,900.00" and insert in lieu thereof "6,466,500.00" and strike out "5,113,200.00" and insert in lieu thereof "8,722,000.00"

In line 6720 insert numeral "6720".

After line 6720 insert "Ohio National Guard G 2 Buildings — To construct and equip an armory building in the city of Youngstown, Ohio \$100,000.00. Provided, however, that the above amount shall not be available until the citizens of Youngstown shall have deeded to the State of Ohio a lot suitable for a site for such armory, and until the Adjutant General of Ohio shall have accepted the same; and, provided, further, that the above amount shall not be available until the citizens of Youngstown shall have contributed \$100,000.00 toward the construction and equipment of such armory".

After line 6725 insert "Ohio Penitentiary Commission G 1 Land 160 Acres 40,000.00 G 32 Other Capital Outlay Drainage, Roads, Railway Spur, etc., 50,000.00 Total 90,000.00"

After line 6756 insert "Supreme Court and Law Library G 31 Capital Equipment Miscellaneous 100.00"

Strike out line 6803.

Strike out line 6804.

Strike out line 6807.

In line 6811 strike out "10,000.00" and insert in lieu thereof "5,000.00"

In line 6813 strike out "44,000.00" and insert in lieu thereof "11,500.00"

In line 6822 strike out "3,500.00" and insert in lieu thereof "1,750.00"

In line 6823 strike out "1,000.00" and insert in lieu thereof "500.00"

In line 6825 strike out "7,800.00" and insert in lieu thereof "5,550.00"

Strike out line 6835.

Strike out line 6836.

Strike out line 6837.

In line 6839 strike out "26,745.00" and insert in lieu thereof "2,745.00"

After line 6844 insert "Artillery Horse Stable 10,000.00"

In line 6851 strike out "27,500.00" and insert in lieu thereof "67,500.00"

After line 7080 insert "Section 12. Monies appropriated herein to the various normal schools for extension teaching shall be expended only upon the approval of the state superintendent of public instruction; such approval to consist in the approval of the course of study and the location of each extension center."

In line 7081 strike out "Section 12" and insert "Section 13".
After line 1904 insert

"LEGISLATIVE JOINT COMMITTEE.

F Contract and Open Order Service —

F 9 General Plant Service 30,000.00

provided, however, that this appropriation shall be used to carry out the provisions of Senate joint resolution No. 36, and to investigate any other functions or activities for which state money is expended in which investigations said committee shall have all the authority conferred upon the same by said resolution. The actual and necessary expenses of the members of such joint committee together with the compensation and expenses of employees authorized therein shall be paid upon itemized vouchers as provided in said section."

After line 6842 insert "To supplement appropriations made in H. B. 584 (107 O. L., 349) Addition Chemistry Building 85,000.00 which sum is hereby reappropriated, and 30,000.00"

In line 85 strike out "1,600.00" and insert in lieu thereof "1,680.00"

In line 86 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 87 strike out "1,440.00" and insert in lieu thereof "1,680.00"

After line 2182 insert "Stenographer 1,200.00"

In line 3327 strike out "1,000" and insert in lieu thereof "1,100"

In line 3332 strike out "1,200" and insert in lieu thereof "1,300"

In line 3333 strike out "1,400" and insert in lieu thereof "1,600"

In line 3334 strike out "900" and insert in lieu thereof "1,200"

In line 3335 strike out "1,800" and insert in lieu thereof "2,400"

In line 3336 strike out "900" and insert in lieu thereof "1,080"

In line 3337 strike out "1,680" and insert in lieu thereof "2,040"

In line 3340 strike out "23,860.00" and insert in lieu thereof "26,260.00"

In line 3355 strike out "11,000" and insert in lieu thereof "10,000"

In line 3359 strike out "12,260" and insert in lieu thereof "11,260"

In line 3360 strike out "19,475" and insert in lieu thereof "\$18,475"

In line 3362 strike out "43,375" and insert in lieu thereof "44,735.00"

In line 3366 strike out "1,300" and insert in lieu thereof "1,450"

In line 3367 strike out "900" and insert in lieu thereof "1,200"

In line 3368 strike out "720" and insert in lieu thereof "1,200"

In line 3369 strike out "900" and insert in lieu thereof "1,020"

In line 3370 strike out "1,440" and insert in lieu thereof "2,040"

In line 3371 strike out "4,320" and insert in lieu thereof "5,400"

In line 3373 strike out "9,580" and insert in lieu thereof "12,310"

In line 3392 strike out "16,055" and insert in lieu thereof "18,785"

In line 3398 strike out "4,000" and insert in lieu thereof "5,000"

In line 3400 strike out "2500" and insert in lieu thereof "2700"

In line 3409 strike out "1,680" and insert in lieu thereof "1,980"

In line 3412 strike out "900" and insert in lieu thereof "1,200"

In line 3414 strike out the numeral "5" and insert in lieu thereof "6"

In line 3414 strike out "4,560" and insert in lieu thereof "5,400"

Strike out line 3418.

In line 3419 strike out "30,000" and insert in lieu thereof "45,000"

In line 3421 strike out "1,681,220" and insert in lieu thereof "1,781,000"

In line 3423 strike out "1,828,820" and insert in lieu thereof "1,944,240"

In line 3427 strike out "1,933,820" and insert in lieu thereof "1,718,-400"

In line 3432 strike out "500,000" and insert in lieu thereof "475,000"

In line 3440 strike out "2,618,000" and insert in lieu thereof "2,593,000"

In line 3474 strike out "3,763,017.50" and insert in lieu thereof "3,738,017.50"

In line 3476 strike out "5,686,837.50" and insert in lieu thereof "5,556,417.50"

In line 3481 strike out "1400" and insert in lieu thereof "1600"

In line 3482 strike out "1,000" and insert in lieu thereof "1,300"

After line 3486 insert "Chief Inspector Bureau of Markets 2,000.00"

In line 3491 strike out "1,600.00" and insert in lieu thereof "2,400.00"

In line 3493 strike out "1,600.00" and insert in lieu thereof "2,000.00"

In line 3494 strike out "1,500.00" and insert in lieu thereof "1,800.00"

In line 3495 strike out the numeral "14" and insert in lieu thereof the numeral "15"

In line 3495 strike out "22,550.00" and insert in lieu thereof "27,400.00"

In line 3496 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 3502 strike out the numeral "3" and insert in lieu thereof "4"

In line 3502 strike out "3,360.00" and insert in lieu thereof "4,440.00"

After line 3506 insert the line "Chief Bureau of Agricultural Statistics 600.00"

In line 3507 strike out "960.00" and insert in lieu thereof "1,020.00"

In line 3508 strike out in the word "Analist" the letter "l" and insert in lieu thereof "y".

In line 3509 strike out in the word "Analist" the letter "i" and insert in lieu thereof "y".

In line 3512 strike out "97,550.00" and insert in lieu thereof "109,160.00"

In line 3515 strike out "115,750.00" and insert in lieu thereof "127,360.00"

In line 3562 strike out "65,000.00" and insert in lieu thereof "60,000.00"

In line 3565 strike out \$20,000.00 and insert in lieu thereof "18,000.00"

In line 3569 strike out "416,833.00" and insert in lieu thereof "309,833.00"

In line 3571 strike out "532,583.00" and insert in lieu thereof "437,193.00"

After line 3586 insert "Messenger and Janitor . . . 840.00"

In line 3588 strike out "33,300.00" and insert in lieu thereof "34,140.00"

In line 3590 strike out "35,000.00" and insert in lieu thereof "35,840.00"

In line 3611 strike out "57,725.00" and insert in lieu thereof "58,565.00"

After line 3615 insert "Assistant Chief Warden . . . 1,800.00"

In line 3618 before word "Grade" insert the numeral "2"

In line 3618 strike out "900.00" and insert in lieu thereof "1,740.00"

In line 3627 strike out "4,000.00" and insert in lieu thereof "4,020.00"

In line 3629 strike out the numeral "8" and insert in lieu thereof "2"

In line 3631 strike out "2,880.00" and insert in lieu thereof "3,000.00"

In line 3633 strike out "81,020.00" and insert in lieu thereof "83,800.00"

In line 3642 strike out "98,020.00" and insert in lieu thereof "100,800.00"

In line 3681 strike out "182,507.40" and insert in lieu thereof "185,287.40"

In line 3686 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 3703 strike out "14,115.00" and insert in lieu thereof "14,315.00"

In line 3707 strike out "14,215.00" and insert in lieu thereof "14,415.00"

After line 3723 insert the line "Explorations.....500.00"

In line 3725 strike out "5,333.00" and insert in lieu thereof "5,833.00"

In line 3726 strike out "5,808.00" and insert in lieu thereof "6,308.00"

In line 3728 strike out "20,023.00" and insert in lieu thereof "20,723.00"

In line 3738 strike out "9,480.00" and insert in lieu thereof "10,380.00"

In line 3741 strike out "28,320.00" and insert in lieu thereof "29,220."

In line 3750 strike out "90,820.00" and insert in lieu thereof "91,720.00"

In line 3771 strike out "98,578.06" and insert in lieu thereof "99,478.06"

In line 3778 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 3779 strike out "1,800.00" and insert in lieu thereof "2,000.00"

Strike out line in 3786 "2 Grade II Examiners.....3,200.00" and insert in lieu thereof "3 Grade II Examiners 4,000.00"

In line 3788 strike out "2,400.00" and insert in lieu thereof "2,600.00"

In line 3789 strike out "4,200" and insert in lieu thereof "4,500"

In line 3808 strike out "62,750" and insert in lieu thereof "65,350"

In line 3804 strike out "65,750" and insert in lieu thereof "68,350"

In line 3814 strike out "1,000" and insert in lieu thereof "2,000"

In line 3818 strike out "4,475" and insert in lieu thereof "5,475"

In line 3820 strike out "70,225" and insert in lieu thereof "73,825"

In line 3836 strike out "800" and insert in lieu thereof "1200"

In line 3847 strike out "3,075" and insert in lieu thereof "3,475"

In line 3849 strike out "17,075" and insert in lieu thereof "17,475"

In line 3866 strike out "5,000" and insert in lieu thereof "3,500"

In line 3868 strike out "5,200" and insert in lieu thereof "3,700"

In line 3869 strike out "74,720" and insert in lieu thereof "73,220"

In line 3878 strike out "22,000" and insert in lieu thereof "23,500"

In line 3883 strike out "26,062" and insert in lieu thereof "27,562"

In line 3890 strike out "29,660" and insert in lieu thereof "31,160"

In line 3892 strike out "104,380" and insert in lieu thereof "104,380" in column designated "Appropriations"

In line 3902 strike out "6,720" and insert in lieu thereof "7,800"

In line 3911 strike out "21,760" and insert in lieu thereof "22,840"

In line 3917 strike out "22,045" and insert in lieu thereof "23,125"

In line 3953 strike out "61,270" and insert in lieu thereof "84,395"

In line 3962 strike out "1200" and insert in lieu thereof "1500"

In line 3962 strike out "22,000" and insert in lieu thereof "33,200"

In line 3962 strike out "22,000" and insert in lieu thereof "33,200"

In line 3990 strike out "2700" and insert in lieu thereof "3,000"
 In line 3991 strike out "1500" and insert in lieu thereof "1560"
 In line 3995 strike out "3,000" and insert in lieu thereof "3,600"
 After line 3996 insert "assistant supervisor of boarding home \$900"
 Strike out line 3997 and insert in lieu thereof "16 field agents. \$19,-

900"

After line 3997 insert the following: "Special nurse. .900.00"

After line 3999 insert the following: "Grade 1—typist. 1,020

Telephone operator. 660

In line 4003 strike out "47,700" and insert in lieu thereof "60,040"

In line 4011 strike out "58,600" and insert in lieu thereof "70,940"

In line 4028 strike out "200" and insert in lieu thereof "300"

In line 4032 strike out "18,000" and insert in lieu thereof "22,000"

In line 4036 strike out "19,115" and insert in lieu thereof "23,215"

In line 4042 strike out "27,002" and insert in lieu thereof "31,102"

In line 4044 strike out "85,602" and insert in lieu thereof "102,042"

In line 4051 strike out "7,400" and insert in lieu thereof "7,920"

In line 4053 strike out "1,560" and insert in lieu thereof "1,680"

In line 4063 strike out "40,120" and insert in lieu thereof "40,760"

In line 4067 strike out "40,720" and insert in lieu thereof "41,360"

In line 4082 strike out "45,655" and insert in lieu thereof "46,295"

In line 4109 strike out "1,000" and insert in lieu thereof "1,200"

In line 4112 strike out 1,225" and insert in lieu thereof "1,425"

In line 4115 strike out "3,225" and insert in lieu thereof "3,425"

In line 4127 strike out "4,245" and insert in lieu thereof "4,445"

Strike out line 4130 and insert in lieu thereof "F Contract and open order service"

Strike out line 4131 and insert in lieu thereof "F-9 General plant"

In line 4198 strike out "1,500" and insert in lieu thereof "1,560"

In line 4201 strike out "7,600" and insert in lieu thereof "7,660"

In line 4203 strike out "8,800" and insert in lieu thereof "8,860"

In line 4219 strike out "10,025" and insert in lieu thereof "10,085"

After line 4298 insert the following: "H-6 Rent. . . . 1,500"

In line 4302 strike out "150" and insert in lieu thereof "1,650"

In line 4306 strike out "61,375" and insert in lieu thereof "62,875"

In line 4308 strike out "233,785" and insert in lieu thereof "235,285"

In line 4312 strike out "3,000" and insert in lieu thereof "4,500"

In line 4313 strike out "3,300" and insert in lieu thereof "4,000"

After line 4313 insert the following: "Chief assistant. 2,400"

In line 4316 strike out "34,250" and insert in lieu thereof "40,500"

After line 4317 insert as follows: "Water supply engineer. . 1,600"

Strike out line 4318 and insert "Grade 1 — Clerk. 1,800"

Strike out line 4321 and insert "3 Grade 2 — Stenographers. . 3,240"

After line 4321 insert as follows: "Record clerk. 1,080"

In line 4323 strike out "53,750" and insert in lieu thereof "69,920"

In line 4332 strike out "58,000" and insert in lieu thereof "74,170"

In line 4344 strike out "18,000" and insert in lieu thereof "20,000"

In line 4346 strike out "2,000" and insert in lieu thereof "2,800"

In line 4348 strike out "21,297" and insert in lieu thereof "24,097"

In line 4352 strike out "28,685" and insert in lieu thereof "31,485"

In line 4354 strike out "86,685" and insert in lieu thereof "105,655"

In line 4359 strike out "1700" and insert in lieu thereof "2,000"

In line 4362 strike out "4,380" and insert in lieu thereof "4,680"

In line 4368 strike out "6,305" and insert in lieu thereof "6,605"

In line 4382 strike out "250" and insert in lieu thereof "150"

In line 4387 strike out "2,110" and insert in lieu thereof "2,010"

In line 4388 strike out "2,485" and insert in lieu thereof "2,385"

In line 4390 strike out "8,790" and insert in lieu thereof "8,990"

In line 4415 strike out "10,500" and insert in lieu thereof "9,660"

In line 4421 strike out "1,800" and insert in lieu thereof "2,200"

In line 4437 strike out "1,600" and insert in lieu thereof "1,800"

In line 4446 strike out "117,980" and insert in lieu thereof "117,740"

In line 4467 strike out "155,380" and insert in lieu thereof "154,780"

In line 4496 strike out "196,080" and insert in lieu thereof "195,480"

In line 4500 strike out "4,000" and insert in lieu thereof "5,000"

In line 4501 strike out "9,000" and insert in lieu thereof "9,900"

In line 4502 strike out "38,640" and insert in lieu thereof "46,750"

In line 4507 strike out "2,000" and insert in lieu thereof "2,500"

In line 4516 strike out "92,960.00" and insert in lieu thereof "103,470.00"

In line 4519 strike out "101,460.00" and insert in lieu thereof "111,970.00"

In line 4553 strike out "3,151,610.00" and insert in lieu thereof "3,263,580.00"

In line 4569 strike out "5,700.00" and insert in lieu thereof "5,880.00"

In line 4572 strike out "9,000.00" and insert in lieu thereof "10,000.00"

In line 4581 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 4585 strike out "4,800.00" and insert in lieu thereof "5,900.00"

In line 4586 strike out "17,100.00" and insert in lieu thereof "18,660.00"

In line 4587 strike out "6,000.00" and insert in lieu thereof "6,600.00"

In line 4590 strike out "7,900.00" and insert in lieu thereof "10,000.00"

In line 4591 strike out "5,400.00" and insert in lieu thereof "7,500.00"

Strike out line 4593 and insert "3 Grade 1 Clerks...4,680.00"

Strike out line 4597 and insert "12 Grade 2 Stenographers...13,740.00"

Strike out line 4598 and insert in lieu thereof "24 Grade 3 Stenographers...20,640.00"

After line 4602 insert the following: "Claims investigator 1200.00"

Strike out lines 4611 to 4628 inclusive.

After line 4628 insert the following: "Salaries Free Employment Agencies...40,000.00"

In line 4630 strike out "3,000.00" and insert in lieu thereof "3,200.00"

In line 4638 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 4639 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 4646 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 4648 strike out "4,500.00" and insert in lieu thereof "6,000.00"

In line 4669 strike out "2,100.00" and insert in lieu thereof "2,-400.00"

In line 4674 strike out "516,170.00" and insert in lieu thereof "546,-460.00"

In line 4683 strike out "520,020.00" and insert in lieu thereof "550,-310.00"

In line 4702 strike out "1,000.00" and insert in lieu thereof "1,-800.00"

In line 4709 strike out "85,600.00" and insert in lieu thereof "86,-400.00"

In line 4711 strike out "21,800.00" and insert in lieu thereof "49,-292.00"

In line 4714 strike out "22,100.00" and insert in lieu thereof "49,-592.00"

In line 4715 strike out "155,525.00" and insert in lieu thereof "183,-817.00"

In line 4717 strike out "675,545.00" and insert in lieu thereof "734,-127.00"

In line 4725 strike out "1,800.00" and insert in lieu thereof "2,-200.00"

In line 4733 strike out "30,700.00" and insert in lieu thereof "31,-100.00"

In line 4740 strike out "31,900.00" and insert in lieu thereof "32,-300.00"

In line 4766 strike out "387,070.00" and insert in lieu thereof "387,-470.00"

In line 4803 strike out "11,000.00" and insert in lieu thereof "14,-000.00"

In line 4807 strike out "11,545.00" and insert in lieu thereof "14,-545.00"

In line 4813 strike out "17,277.00" and insert in lieu thereof "20,-277.00"

In line 4815 strike out "78,547.00" and insert in lieu thereof "81,-547.00"

In line 4841 strike out "1,020.00" and insert in lieu thereof "1,-140.00"

In line 4844 strike out "4,260.00" and insert in lieu thereof "4,-380.00"

In line 4847 strike out "5,760.00" and insert in lieu thereof "5,880.00"

In line 4867 strike out "6,945.00" and insert in lieu thereof "7,065.00"

In line 4872 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 4873 strike out "900.00" and insert in lieu thereof "960.00"

After line 4877 insert as follows: "Janitor. . . . 720.00"

In line 4879 strike out "15,200.00" and insert in lieu thereof "16,280.00"

In line 4882 strike out "15,600.00" and insert in lieu thereof "16,680.00"

In line 4903 strike out "20,925.00" and insert in lieu thereof "22,005.00"

In line 4968 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4969 strike out "10,700.00" and insert in lieu thereof "10,900.00"

In line 4997 strike out "14,370.00" and insert in lieu thereof "14,570.00"

In line 5009 strike out "600.00" and insert in lieu thereof "900.00"

In line 5017 strike out "5,915.00" and insert in lieu thereof "6,215.00"

In line 5029 strike out "600.00" and insert in lieu thereof "800.00"

In line 5033 strike out "803.00" and insert in lieu thereof "1,003.00"

In line 5037 strike out "1,313.50" and insert in lieu thereof "1,513.50"

In line 5039 strike out "7,228.50" and insert in lieu thereof "7,728.50"

Strike out line 5048 and insert the following: "F-8 Uses and purposes.250,000.00"

After line 5048 insert the following: "To be available for the purchase of food and fuel only.250,000.00"

In line 5060 strike out "400,000.00" and insert in lieu thereof "800,000.00"

In line 5076 strike out "40,000.00" and insert in lieu thereof "20,000.00"

In line 5077 strike out "60,000.00" and insert in lieu thereof "40,000.00"

In line 5079 strike out "100,000.00" and insert in lieu thereof "40,000.00"

In line 5081 strike out "16,000.00" and insert in lieu thereof "12,000.00"

In line 5084 strike out "31,000.00" and insert in lieu thereof "27,000.00"

In line 5085 strike out "140,160.00" and insert in lieu thereof "76,160.00"

In line 5091 strike out "45,000.00" and insert in lieu thereof "35,000.00"

In line 5095 strike out "15,000.00" and insert in lieu thereof "5,000.00"

In line 5098 strike out "20,000.00" and insert in lieu thereof "10,000.00"

In line 5100 strike out "6,000.00" and insert in lieu thereof "3,000.00"

In line 5101 strike out "6,000.00" and insert in lieu thereof "3,000.00"

In line 5103 strike out "163,287.10" and insert in lieu thereof "127,287.10"

In line 5104 strike out "220,787.10" and insert in lieu thereof "184,787.10"

In line 5119 strike out "50,000.00" and insert in lieu thereof "25,000.00"

In line 5120 strike out "84,800.00" and insert in lieu thereof "59,800.00"

In line 5122 strike out "449,947.10" and insert in lieu thereof "324,947.10"

After line 5064 insert as follows:

"HEADQUARTERS SPANISH AMERICAN WAR VETERANS.

Maintenance —

F Contract and open order service —

F 9 General plant.....1500.00"

After line 5154 insert the following: "Clerk....840.00" and insert adding line "total 1,340.00"

In line 5160 strike out "3,000.00" and insert in lieu thereof "3,840.00"

In line 5163 strike out "150." and insert in lieu thereof "250.00"

In line 5166 strike out "175.00" and insert in lieu thereof "275.00"

After line 5174 insert the following:

"H Fixed charges and contributions

H 6 Rent300.00"

In line 5175 strike out "950.00" and insert in lieu thereof "1,350.00"

In line 5177 strike out "3,950.00" and insert in lieu thereof "5,190.00"

After line 5177 insert the following:

OHIO PENITENTIARY COMMISSION

Maintenance —

F Contract and open order service —

F 9 General Plant1,500.00"

After line 5224 insert adding line

After line 5348 insert adding line

After line 5356 insert the following: "Assistant clerk...1,800.00"

In line 5358 strike out "840.00" and insert in lieu thereof "900.00"

In line 5360 strike out "45,940.00" and insert in lieu thereof "47,-800.00"

In line 5375 strike out "63,400.00" and insert in lieu thereof "65,-260.00"

In line 5385 strike out "100.00" and insert in lieu thereof "2,500.00"

In line 5401 strike out "77,500.00" and insert in lieu thereof "82,-110.00" in the column designated "Appropriations."

Strike out line 5418 and insert the following: "2 Grade 1 Typists 2,160.00"

In line 5420 strike out "600.00" and insert "700.00"

In line 5422 strike out "29,890.00" and insert in lieu thereof "31,-070.00"

In line 5424 strike out "31,890.00" and insert in lieu thereof "33,-070.00"

After line 5442 insert adding line

In line 5444 strike out "68,250.00" and insert in lieu thereof "69,-430.00"

In line 5449 strike out "1800.00" and insert in lieu thereof "1,-980.00"

In line 5450 strike out "1,800.00" and insert in lieu thereof "1,-980.00"

In line 5451 strike out "1,560.00" and insert in lieu thereof "1,-800.00"

Strike out line 5452 and insert the following: "4 Grade 2 Clerks 4,500.00"

Strike out line 5453 and insert the following: "3 Grade 3 Clerks 2,580.00"

Strike out line 5454.

Strike out line 5455 and insert the following: "2 Grade 2 Stenographers....2,160.00"

Strike out line 5458 and insert the following: "2 Inspectors....2,400.00"!

Strike out line 5459 and insert "Janitor and porter....900.00"

After line 5459 insert the following: "Messenger....900.00"

In line 5461 strike out "19,380.00" and insert in lieu thereof "26,640.00"

In line 5467 strike out "25,380.00" and insert in lieu thereof "32,640.00"

In line 5486 strike out "167,930.00" and insert in lieu thereof, "175,190.00"

In line 5549 strike out "1,200.00" and insert in lieu thereof "1,320.00"

Strike out line 5550 and insert the following: "2 Grade 3 Stenographers....1,800.00"

In line 5551 strike out "900.00" and in lieu thereof "1,140.00"

In line 5553 strike out "2,500.00" and insert in lieu thereof "2,750.00"

Strike out line 5554 and insert the following: "7 Examiners....14,000.00"

After line 5554 insert the following: "Accountant....2,000.00"

Strike out line 5558 and insert the following: "2 Assistant examiners, \$3,000.00"

In line 5561 strike out "34,800.00" and insert in lieu thereof "41,810.00"

In line 5566 strike out "35,025.00" and insert in lieu thereof "42,035.00"

In line 5577 strike out "10,500.00" and insert in lieu thereof "11,500.00"

In line 5581 strike out "11,120.00" and insert in lieu thereof "12,120.00"

In line 5589 strike out "14,165.00" and insert in lieu thereof "15,165.00"

In line 5591 strike out "49,190.00" and insert in lieu thereof "57,200.00"

In line 5681 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 5690 strike out "20,240.00" and insert in lieu thereof "20,440.00"

In line 5692 strike out "20,370.00" and insert in lieu thereof "20,570.00"

In line 5722 strike out "25,883.00" and insert in lieu thereof "26,083.00"

In line 5730 strike out "900.00" and insert in lieu thereof "840.00"

In line 5732 strike out "10,300.00" and insert in lieu thereof "10,240.00"

In line 5747 strike out "10,922.00" and insert in lieu thereof "10,862.00"

In line 5817 strike out "1,980.00" and insert in lieu thereof "2,100.00"

In line 5819 strike out "4,140.00" and insert in lieu thereof "4,860.00"

In line 5821 strike out "900.00" and insert in lieu thereof "960.00"

In line 5823 strike out "27,960.00" and insert in lieu thereof "28,-860.00"

Strike out line 5824.

In line 5825 strike out "28,960.00" and insert in lieu thereof "28,-860.00"

In line 5844 strike out "35,910.00" and insert in lieu thereof "35,-810.00"

After line 5864 insert the following:

"Investigating issues of securities2,500.00"

After line 5871 insert adding line and "total 5,800.00"

In line 5872 strike out "75,190.00" and insert in lieu thereof "77,-690.00"

In line 5890 strike out "89,350.00" and insert in lieu thereof "91,-850.00"

After line 5893 insert "2 Grade III Engineers, 3,840."

Strike out line 5894 and insert in lieu thereof "18 Grade IV Engineers, 32,460."

In line 5898 strike out "51,490" and insert in lieu thereof "51,790"

In line 5901 strike out "53,490" and insert "53,790"

In line 5925 strike out "66,465" and insert "66,865"

In line 5936 strike out "1140" and insert "1200"

In line 5943 strike out "44,230" and insert "44,290"

In line 5945 strike out "74,230" and insert "74,290"

In line 5971 strike out "84,265" and insert "84,325"

After line 5975 insert "Dean, 12 months, 2,750"

In line 5976 after Dean of Women add "twelve months"

In line 5980 strike out "1740" and insert "1680"

In line 5982 strike out "780" and insert "900"

In line 5990 strike out "47050" and insert "49,250"

In line 5992 strike out "69450" and insert "74460"

After line 5996 insert "critic teachers part time 1500"

In line 5999 strike out "13552" and insert "15052"

In line 6001 strike out "82142" and insert "89652"

In line 6023 strike out "300" and insert "600"

In line 6032 strike out "5350" and insert "5650"

In line 6032 strike out "19716" and insert "20016"

Strike out lines 6033 to 6040 inclusive

In line 6042 strike out "102858" and insert "19668"

In line 6047 after "assistant to president" insert "twelve months"

After line 6047 insert "Dean of Women — 12 months, \$1800.00"

After line 6048 insert "Professor of Agriculture, 2500"

Strike out line 6053

After line 6059 insert "teamster, \$720.00"

After line 6060 insert "professors, instructors and other employes, 59,850"

In line 6061 strike out the adding line and insert "total 89,320"

Strike out line 6062 and insert the following "A 2 Wages — student assistants 1, 152, Labor, \$900.00, Summer School \$16,000.00, Total \$18,-052.00,

In line 6064 strike out "103,212" and insert "107,512"

In line 6099 strike out "128,067" and insert "132,367"

In line 6194 strike out "5,100" and insert "5,640"

In line 6204 strike out "132,550" and insert "135,550"

In line 6206 strike out "183,670" and insert "187,210"

In line 6213 strike out "204,670" and insert "208,240"
 In line 6252 strike out "\$245,020" and insert "\$248,560"
 In line 6263 strike out "978,200" and insert "1,072,439"
 In line 6265 strike out "1,000,000" and insert "1,094,239"
 In line 6273 strike out "1,094,405" and insert "1,188,644"
 In line 6298 strike out "5,000" and insert "15,000"
 In line 6273 strike out "1,094,405" and insert "1,188,644"
 In line 6298 strike out "5,000" and insert "15,000"
 In line 6301 strike out "10,000" and insert "40,000"
 In line 6304 strike out "32,550" and insert "72,550"
 In line 6323 strike out "530" and insert "1830"
 In line 6326 strike out "635" and insert "1955"
 In line 6328 strike out "226,405" and insert "267,705"
 In line 6330 strike out "1,320,810" and insert "1,456,349.00"
 In line 6352 strike out "47,950.00" and insert "63,850.00"
 In line 6355 strike out "113,001.33" and insert in lieu thereof "128,-

901.33"

After line 6357 insert "Other.....1,000.00"

In line 6361 strike out "120,751.33" and insert in lieu thereof "137,-

651.33"

In line 6372 strike out "500.00" and insert in lieu thereof "1,500.00"

In line 6374 strike out "800.00" and insert in lieu thereof "1,800.00"

In line 6383 strike out "30,350.00" and insert in lieu thereof "31,-
 350.00"

In line 6385 strike out "151,101.33" and insert in lieu thereof "169,-
 001.33"

In line 6392 strike out "1,000.00" and insert in lieu thereof "1,-
 080.00"

In line 6393 strike out "Record Clerk.....1,000.00" and insert in
 lieu thereof "Record Clerk and Storekeeper 1,200.00"

In line 6405 strike out "49,660.00" and insert in lieu thereof "49,-
 940.00"

In line 6409 strike out "53,660.00" and insert in lieu thereof "53,-
 940.00"

After line 6433 insert "Single Beds, Boys' Dormitory.....975.00"

In line 6435 strike out "3,400.00" and insert in lieu thereof "4,-
 375.00"

After line 6441 insert "Teaching service, Wilberforce University...
 5,000.00"

In line 6443 strike out "4,070.00" and insert in lieu thereof "9,-
 070.00"

In line 6450 strike out "27,553.00" and insert in lieu thereof "33,-
 528.00"

In line 6452 strike out "81,213.00" and insert in lieu thereof "87,-
 468.00"

In line 3329 strike out "1,600.00" and insert in lieu thereof "1,-
 680.00"

In line 3330 strike out "1,440.00" and insert in lieu thereof "1,
 680.00"

In line 3331 strike out "1,440.00" and insert in lieu thereof "1,-
 680.00"

After line 5357 insert the following "Stenographer....1,200.00"

In line 3499 strike out "1,140.00" and insert in lieu thereof "1,-260.00"

In line 265 strike out "1,140.00" and insert "1,260.00"

ROBERT J. O'BRIEN,
J. N. STONE,
T. A. NORRIS,
J. E. HOLDEN,
GEO. W. HOLL,
E. G. LLOYD,

H. W. DAVIS,
H. J. RITTER,
C. K. PATTERSON,
F. E. WHITTEMORE,
CHAS. A. WHITE,
T. A. BUSBEY.

The question was, "Shall the report of the committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	Patterson,	Wagner,
Busbey,	Latham,	Ritter,	White,
Davis,	Liggitt,	Snyder,	Whittemore,
Demuth,	Miller,	Sparks,	Wright—21.
Holl,			

So the report of the committee was agreed to.

On motion of Mr. Busbey, the rules were suspended and **H. B. No. 526** — Mr. King, was read the third time.

The question being, "Shall the bill pass?"

Mr. Wagner moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all of line 556.

In line 561 change the figure "4" to "3" and the figures "\$7500.00" to "\$5625.00"

In line 570 strike out figure "3" and insert the figure "2" and change the figures "\$2760" to "\$1840"

In line 576 change "\$62,750.00" to "\$58,875.00"

Strike out all of lines 577, 578 and 579.

In line 580 change the figures "\$65,750.00" to "\$58,875.00"

In line 583 change the figures "\$1000.00" to "\$500.00"

In line 585 change the figures "\$600.00" to "\$250.00"

In line 588 change the figures "\$1200.00" to "\$200.00"

In line 590 change the figures "\$1000.00" to "\$300.00"

In line 593 change the figures "\$2875.00" to "\$1175.00"

In line 594 change the figures "\$4475.00" to "\$2775.00"

In line 596 change the figures "\$70,225.00" to "\$61,650.00"

Strike out all of lines 6670, 6671, 6672, 6673 and 6674 inclusive.

Which was agreed to.

Mr. Wagner was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Busbey,	Holden,	Kryder,
Archer,	Davis,	Holl,	Latham,
Beebe,	Demuth,	Hopley,	Liggitt,

Those voting in the affirmative are: Messrs. — Concluded.

Lloyd,	Patterson,	Sparks,	White,
Miller,	Ritter,	Stone,	Whittemore,
Norris,	Snyder,	Wagner,	Wright—25.
Parrett,			

So the bill passed.

The title was agreed to.

Mr. Parrett submitted the following report:

The standing committee on Judiciary, to which was referred
Sub. H. B. No. 102 — Miller-Robins, having had the same under con-
 sideration, reports it back and recommends its passage.

M. B. ARCHER,	H. ROSS AKE,
FRANK C. PARRETT,	J. N. STONE,
F. E. WHITTEMORE,	C. K. PATTERSON,
GEO. D. JONES,	CHAS. A. WHITE.

The bill was ordered to be read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 555 — Mr. Silver.

Making appropriations for necessary improvements in connection with the state fair grounds.

Am. H. B. No. 301 — Mr. Jones, of Trumbull.

To require the attendance at school of non-English speaking illiterate minors.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following joint resolutions:

H. J. R. No. 65 — Mr. Beetham.

H. J. R. No. 66 — Mr. Cowan.

H. J. R. No. 64 — Mr. Cowan.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 156 — Mr. Hastings.

To supplement section 7822 by the enactment of sections 7822-1 and 7822-2 of the General Code, relative to giving normal credit to teachers and students for time spent in military or naval service of the United States or American Red Cross.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 73 — Mr. Demuth.

With the following amendment in which the concurrence of the Senate is requested.

In line 24 strike out "is" and in lieu thereof insert the word "it".

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Demuth, the rules were suspended and the amendments were considered.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Kryder,	Parrett,	Stone,
Archer,	Latham,	Patterson,	Wagner,
Davis,	Liggitt,	Ritter,	White,
Holden,	Lloyd,	Snyder,	Whittemore,
Holl,	Mettler,	Sparks,	Wright—22.
Jones, of Franklin,	Miller,		

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 52 — Mr. Whittemore.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 425 — Mr. Emery.

Relative to recording discharge papers of soldiers, sailors or marines.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Mr. Whittemore moved that a committee of three senators be named to extend to Col. Benson W. Hough of the 166 Infantry, Rainbow Division, just returned from overseas, an invitation to address the Senate.

Which was agreed to.

The president named as members of such committee, Messrs. Ritter, Liggitt and Jones, of Meigs.

H. B. No. 507 — Mr. Atkinson, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Busbey,	Jones, of Franklin,	Norris,	Stone,
Davis,	Kryder,	O'Brien,	White,
Demuth,	Latham,	Patterson,	Whittemore,
Holden,	Liggitt,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

H. B. No. 508 — Mr. Hinchey, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Norris,	Sparks,
Archer,	Kryder,	O'Brien,	Stone,
Busbey,	Latham,	Patterson,	White,
Holden,	Liggitt,	Ritter,	Whittemore,
Holl,	Miller,	Snyder,	Wright—21.
Hopley,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 555** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 555** — Mr. Silver, was ordered placed on the calendar for third reading without reference to any committee.

Am. H. B. No. 272 — Mr. Chester, was read the third time.

On motion of Mr. Miller, **H. B. No. 272**, was informally passed.

Mr. Demuth moved that **H. B. No. 307**, be informally passed.

On motion of Mr. Whittemore, Mr. Demuth was named a committee of one with leave to report **H. B. No. 307** at any time.

H. B. No. 408 — Mr. Kreider, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Bellew,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Demuth,	Latham,	Parrett,	White,
Holden,	Liggitt,	Patterson,	Whittemore,
Holl,	Lloyd,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

H. B. No. 538 — Mr. Lustig, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Lloyd,	Ritter,
Archer,	Jones, of Franklin,	Miller,	Snyder,
Demuth,	Kryder,	O'Brien,	Sparks,
Holden,	Latham,	Parrett,	White,
Holl,	Liggitt,	Patterson,	Wright—20.

So the bill passed.

The title was agreed to.

H. B. No. 317 — Mr. Bing, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Lloyd,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Davis,	Latham,	Patterson,	White,
Holden,	Liggitt,	Ritter,	Wright—21.
Holl,			

So the bill passed.

The title was agreed to.

H. B. No. 451 — Mr. Evans, was read the third time.

The question being, "Shall the bill pass?"

Mr. Snyder moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 12, strike out the first "e" in the word "eexecutor".

In line 36 strike out the word "pice" and insert "price".

Which was agreed to.

Mr. Snyder was appointed such committee, and reported the bill amended as instructed.

The question being "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 32 strike out word "shall" and insert "may".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Stone,
Archer,	Jones, of Franklin,	Patterson,	Wagner,
Busbey,	Kryder,	Ritter,	White,
Davis,	Latham,	Snyder,	Whittemore,
Demuth,	Miller,	Sparks,	Wright—20.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two houses on **Am. S. B. No. 45** — Mr. Parrett.

To codify the Fish and Game laws of Ohio, and to repeal sections 1390 to 1465 and sections 485; 12521, 12523, 5831-1; 5831-2; 5831-3.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bill:

H. B. No. 162 — Messrs. Busbey-Fouts.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 141** — Mr. Ritter.

To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 294** — Mr. Crabbe.

To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980; 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436.

An act passed March 20, 1919 and approved by the governor April 8, 1919, and filed with the secretary of state April 9, 1919, relative to fees and costs.

Attest:

JOHN P. MAYNARD,
Clerk.

H. B. No. 555 — Mr. Silver, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Norris,	Stone,
Archer,	Kryder,	Parrett,	Wagner,
Busbey,	Latham,	Patterson,	White,
Davis,	Liggitt,	Ritter,	Whittemore,
Demuth,	Lloyd,	Snyder,	Wright—23.
Hopley,	Miller,	Sparks,	

So the bill passed.

The title was agreed to.

On leave, Mr. Whittemore offered the following resolution:

S. R. No. 49 — Mr. Whittemore.

Resolved, That the services of the sergeant-at-arms, stenographers, and clerks of the Senate be retained during the recess for the purpose of completing the work of the Senate, and to assist the various committees that will be in session during the recess period; for which services they shall be paid the same per diem as they are now receiving on vouchers to be drawn upon the appropriate fund of the Senate, signed by the president of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Archer,	Jones, of Franklin,	Norris,	Stone,
Busbey,	Kryder,	Parrett,	Wagner,
Davis,	Latham,	Patterson,	White,
Demuth,	Liggitt,	Ritter,	Whittemore,
Holden,	Lloyd,	Snyder,	Wright—23.
Hopley,	Miller,	Sparks,	

So the resolution was adopted.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **H. B. No. 536**—Mr. King.

To make general appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Busbey moved that the Senate insist on its amendments and a committee of Conference be appointed which was agreed to.

Mr. Whittemore moved that the clerk be instructed to advise the House that **S. B. No. 180**—The Joint Committee on Taxation, be enrolled in typewriting. Which was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. J. R. No. 50—Mr. Davis.

Directing committee on enrollment to correct **S. B. No. 47**.

Am. S. B. No. 180—Joint Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

ROBERT J. O'BRIEN,
CHAS. A. WHITE,
THOMAS W. LATHAM,
J. E. HOLDEN,

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
TOM W. JONES.

Mr. Stone submitted the following report:

The standing committee on Insurance, to which was referred **Am. H. B. No. 332**—Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
T. M. NORRIS,
T. A. BUSBEY,

ROBERT J. O'BRIEN,
FRANK C. PARRETT,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 50 — Mr. Davis.

S. B. No. 180 — Joint Committee on Taxation.

Attest: JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 58 — Mr. Wiest.

Relative to a single standard of time for the state.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the resolution was considered.

The question was, "Shall the joint resolution be agreed to?"

The yeas and nays were taken, and resulted — yeas 23, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Ritter,
Archer,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Jones, of Meigs,	O'Brien,	Stone,
Davis,	Kryder,	Parrett,	Wagner,
Demuth,	Latham,	Patterson,	Whittemore—23.
Holl,	Liggitt,		

Messrs. Holden, Snyder and Wright voted in the negative.

So the joint resolution was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 348** — Mr. Wenner.

To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4734, 4736, 4744-1, 4747-1, 4782, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.

Attest: JOHN P. MAYNARD,
47 S. J. Clerk.

Mr. Liggitt moved that the Senate insist on its amendments to **Am. H. B. No. 348** — Mr. Wenner, and ask for a committee of Conference.

The motion was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker has appointed as managers on part of the House as a committee of Conference on matters of difference between the two Houses on **Am. H. B. No. 536** — Mr. King, Messrs. King, Graham, of Licking, and Cowan.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate in the matter of differences between the two Houses on **Am. H. B. No. 536**, Messrs. Davis, Busbey and Lloyd.

The President appointed under the provisions of **S. J. R. No. 48**, Messrs. Whittemore, Stone and Agnew.

Under the provisions of **S. J. R. No. 36**, the President appointed Messrs. Whittemore, Bellew and Wright.

Under the provisions of **S. R. No. 45**, the President appointed Miss Rose Kincaid.

On motion of Mr. Whittemore, the Senate adjourned under the provisions of **S. J. R. No. 52** — Mr. Whittemore.

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus Ohio,

Monday, May 26th, 1919, 5:00 o'clock p. m.

The Senate met pursuant to call.

Prayer was offered by Rev. W. A. Perrins.

The journal of last legislative day was read and approved.

The President handed down the following communication:

To the General Assembly:

I return with my disapproval Senate Bill No. 57. We must guard against a developing tendency to cast upon the state burdens which properly belong elsewhere. It has been too much of a practice to relieve local complications and inconveniences by the enactment of a state law transferring responsibility from the local to the larger unit of government. It is not only wrong in principle, but if persisted in, it will bring about a heavy drain on the state treasury.

JAMES M. COX,
Governor.

May 16, 1919.

The question was, "Shall the bill pass, notwithstanding the objection of the Governor?"

Mr. Bellew moved that further consideration of the measure be made a special order for Tuesday, May 27, at 2 p. m.

Which was agreed to.

On leave, Mr. O'Brien offered the following resolution:

S. R. No. 50 — Mr. O'Brien.

Resolved, That the Clerk of the Senate be authorized and directed to have printed in proper form for distribution, five hundred copies of the prayers of the Chaplain, William A. Perrins, as delivered in the Senate of the 83rd General Assembly.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	Wagner,
Berry,	Latham,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore,
Demuth,	Lloyd,	Ritter,	Wright—26.
Holden,	Mettler,		

So the resolution was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. B. No. 135 — Mr. Liggitt.

Relative to maintaining permanent headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio.

S. B. No. 181 — Special Joint Committee on Taxation.

To amend sections 5612 and 5613 of the General Code requiring each county auditor to prepare and transmit to the Tax Commission of Ohio, annually, an abstract of the aggregate amount and assessed valuation of the real and personal property in his county and the taxing districts therein, and requiring the Tax Commission of Ohio to equalize the assessed valuation of such real and personal property, and fixing the time when the same shall be done.

S. B. No. 44 — Mr. White.

To further supplement sections 7823 and 7807 and to supplement section 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.

Am. S. B. No. 82 — Mr. Agnew.

To amend section 5564 of the General Code, to enable the county auditor to determine the value of buildings and improvements.

Am. S. B. No. 137 — Mr. Ake.

To supplement section 7762 of the General Code, by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language.

Am. S. B. No. 55 — Mr. Stone.

To supplement section 9485 by the addition of supplemental sections 9485-1 of the General Code, to provide for the further regulation of fraternal benefit societies.

Am. S. B. No. 133 — Mr. Jones, of Meigs and Mr. Scott.

To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5242 of the General Code.

Am. S. B. No. 140 — Mr. Ritter.

To amend sections 7645 and 7762 of the General Code, relative to the course of study of elementary schools.

Am. S. J. R. No. 51 — Mr. Hopley.

Relative to preparing the Ohio Legislative Manual.

S. J. R. No. 52 — Mr. Whittemore.

Relative to adjournment.

JOHN E. BARNES,
C. F. McCOY,
H. L. JONES,
ROBERT J. O'BRIEN,

J. E. HOLDEN,
THOMAS W. LATHAM,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 153 — Mr. White.

To amend Chapter 3, Division 11, Title V of Part First of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons, and to amend section 1815-12 of the General Code.

Am. S. B. No. 125 — Joint Committee on Taxation.

To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.

Am. S. B. No. 132 — Mr. Liggitt.

To amend section 1921 of the General Code, and enact supplemental section 1921-1 of the General Code, providing for further admissions to the Madison Home.

S. B. No. 167 — Mr. Ritter.

To amend sections 2068, 1815-13 and 1815-14 of the General Code, relating to the admission of persons into the Ohio State Sanatorium and payment for their support.

S. J. R. No. 49 — Mr. Davis.

Relative to payment of certain expenses of joint committee.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
THOMAS W. LATHAM,
JOHN E. BARNES,

C. F. McCOY,
H. L. JONES,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

Am. S. B. No. 136 — Mr. Lloyd.

To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employes, and to repeal said original section 2250 of the General Code.

S. B. No. 178 — Mr. Agnew.

To authorize the county commissioners of Cuyahoga county, Ohio, to pay certain indebtedness.

S. B. No. 182 — Mr. Parrett.

To amend section 10494 of the General Code of Ohio, relative to the jurisdiction of the probate courts in certain counties.

Am. S. B. No. 119 — Messrs. Latham-Swedersky.

Relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state.

Am. S. B. No. 144 — Mr. Lloyd.

Providing that licensed embalmers who entered the military service of the United States shall be reinstated without further examination.

S. B. No. 111 — Mr. Miller.

Relating to the abandonment of that portion of the Ohio Canal between the Aqueduct of said canal over Raccoon Creek and the village of Hebron, Licking county, Ohio.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
THOMAS W. LATHAM,
CHAS. A. WHITE,

JOHN E. BARNES,
C. F. McCOY,
H. L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

Am. S. B. No. 146 — The Joint Committee on Taxation.

Relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code.

Am. S. B. No. 134 — Mr. Ake.

Relative to examinations in the German language and to supplement this section by the enactment of sections 7852-1, 7852-2 and 7852-3 of the General Code, relative to an oath or affirmation of allegiance to be taken by all teachers in public, private and parochial schools, or other institutions of learning.

S. B. No. 28 — Mr. Davis.

To amend section 12556 of the General Code, requiring railroads to employ full crews for through freight trains and light engines, and the penalty for violation thereof.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
THOMAS W. LATHAM,
CHAS. A. WHITE,

JOHN E. BARNES,
C. F. McCOY,
H. L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. J. R. No. 61 — Mr. Crabbe.

Relative to the use of the reviewing stand in the State House grounds.

H. B. No. 540 — Mr. Robins.

To amend section 12805 of the General Code, to provide penalty for disorderly conduct at militia encampment and military cantonment.

H. B. No. 544 — Mr. Robins.

To amend section 10150 of the General Code, regulating chambers of commerce.

H. B. No. 473 — Mr. Pearson.

To amend section 2503 of the General Code, relative to Memorial day.

H. B. No. 537 — Mr. Pearson.

Giving councils power and authority to permit the use of a reasonable portion of any public park in any city for Chautauqua assembly purposes, and regulating matters connected therewith.

JOHN E. BARNES,
HENRY EVANS,
H. L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
J. E. HOLDEN,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 255 — Mr. Bing.

To amend section 5330 of the General Code, so as to provide a definite rule for valuation of school and ministerial lands held under perpetual lease.

H. B. No. 432 — Mr. Bishop.

Authorizing the erection of county correctional homes.

H. B. No. 508 — Mr. Hinchey.

To amend section 2934 of the General Code, relative to the extension of soldiers' relief to indigent veterans of the war with Germany.

H. B. No. 507 — Mr. Atkinson.

To amend section 1683-9 of the General Code, relating to mothers' pensions.

H. B. No. 538 — Mr. Lustig.

For the relief of John J. Boyle, County Treasurer of Cuyahoga county.

H. B. No. 385 — Mr. Mulcahy.

To amend sections 12600-3 and 12600-5 of the General Code, relating to the construction of theaters and assembly halls.

H. B. No. 408 — Mr. Kreider.

To amend section 7642 of the General Code, relating to school libraries.

H. J. R. No. 62 — The Special Joint Committee on Taxation.

Relative to paying expenses of members of the Special Joint Committee during the recess.

JOHN E. BARNES,
HENRY EVANS,
H. L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
J. E. HOLDEN,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 493 — Mr. Chester.

To amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 and that section 5652-1 of the General Code be supplemented by the enactment of section 5652-1a of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby.

H. B. No. 407 — Mr. Freeman.

To amend sections 3197, 3199, 3203-5, 3203-8, 3203-21 and 3203-35 and to supplement sections 3193, 3203-2, 3203-4, 3203-12 and 3203-21 by the enactment respectively of sections 3193-1, 3203-2a, 3203-4a, 3203-12a and 3203-21a of the General Code, relating to school and ministerial lands.

H. B. No. 352 — Mr. Kay.

To empower board of state charities to appoint voluntary investigators.

H. B. No. 169 — Mr. Griswold.

To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers containing commodities offered for sale, regulating charges for such packages or containers and providing penalty for violation of the provisions thereof.

H. B. No. 63 — Mr. Graham, of Licking.

To amend section 7998 of the General Code, relative to the property rights of husband and wife.

H. J. R. No. 50 — Mr. Cowan.

Requesting secretary of war to make provision that all trophies of war captured by Ohio troops be collected and sent to Ohio to be kept as perpetual memorials.

H. J. R. No. 60 — Mr. Federman.

Relative to the appointment of a committee to make arrangements for the reunion of the 83rd General Assembly.

JOHN E. BARNES,
HENRY EVANS,
H. L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
J. E. HOLDEN,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 463 — Mr. Myers.

To amend sections 2433, 2434 and 2446 of the General Code relating to the acquirement of land for public buildings by county commissioners.

H. B. No. 469 — Mr. Myers.

To provide for the development of Americanization work and to encourage the patriotic education and assimilation of foreign born residents.

H. B. No. 362 — Mr. Dunspaugh.

To amend section 1008 of the General Code and to supplement section 1008 as amended herein by the enactment of supplemental section 1008-1 and to repeal section 1008 as enacted in Ohio Laws 103, page 555, and to repeal section 13007-6 of the General Code, relative to prohibiting the employment of females in certain occupations.

H. B. No. 363 — Mr. Dunspaugh.

To supplement section 7766 of the General Code by the enactment of section 7766-1 of the General Code, making it a misdemeanor to fail or refuse to issue schooling certificate.

H. B. No. 372 — Mr. Harter.

To amend section 1662 of the General Code (as amended 107 O. L. 19) relating to probation officers, their appointment and compensation.

H. B. No. 502 — Mr. Hatch.

To authorize the city of Nelsonville, Athens county, Ohio, to enter upon, improve and occupy a portion of the Hocking canal as a public highway and for sewerage and water purposes.

H. B. No. 518 — Mr. Tom Reynolds.

To amend section 1465-63 of the General Code, relative to the amount to be contributed to the state insurance fund by school districts.

JOHN E. BARNES,
HENRY EVANS,
H. L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
J. E. HOLDEN,
CHAS. A. WHITE.

On leave, Mr. Miller, offered the following resolution:

S. R. No. 51 — Mr. Miller.

Resolved, That the sergeant-at-arms be and he hereby is authorized and directed to employ proper and sufficient help to perform the work of the Senate. For such services each employee shall be paid five dollars per diem, to be paid from the appropriate fund of the Senate, and the President of the Senate is hereby authorized and directed to sign said vouchers.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—28.

So the resolution was adopted.

Mr. Demuth submitted the following report:

The Special Committee on Agriculture, to which was referred **H. B. No. 307** — Mr. Griswold, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Mr. Demuth moved to amend as follows:

In line 131 change numeral 14 to 15

In line 144 change numeral 15 to 16

In line 156 change numeral 16 to 17

In line 160 change numeral 17 to 18

In line 174 change numeral 18 to 19

In line 179 change numeral 19 to 20

In line 185 change numeral 20 to 21

In line 189 change numeral 21 to 22

In line 37 strike out the word "be" and insert in lieu thereof the word "by"

The motion was agreed to and the bill was so amended.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On leave Mr. Parrett offered the following resolution:

S. R. No. 52 — Mr. Parrett.

Be it resolved by the Senate of Ohio:

That the clerk of the Senate be and he is hereby authorized and directed to correct the Journal of Friday, April 11, 1919, by spreading thereon, after the record of the yeas and nays taken on the question of agreeing to the report of the conference committee on Amended Senate Joint Resolution No. 31, and after the notation of agreement therein, a full copy of said Amended Senate Joint Resolution No. 31, so that the requirement of Article XVI, Section 1 of the constitution, to the effect that amendments to the constitution proposed by either house of the General Assembly shall, if agreed to by three-fifths of the members elected to each house, be spread upon the journal with the yeas and nays, may be complied with.

So the resolution was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 551 — Mr. Wise.

To amend sections 5706, 5751, 6251 and 6254 and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.

H. B. No. 217 — Mr. Waterston (by request).

To amend sections 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House.

H. B. No. 317 — Mr. Bing.

To amend sections 7807-1, 7807-2, 7824, 7826, 7830, 7831, 7832-2, 7832-3, 7840, 7847 and 7852 of the General Code, and to enact supplemental sections 7807-10, 7823-3, 7831-3, 7847-1, 7848 and 7852-1 of the General Code, relating to life certificates, and temporary certificates and to provide kindergarten primary certificates.

H. B. No. 553 — Mr. King.

To make appropriation for the salaries of members of the House of Representatives and Senate for the calendar year 1920.

H. B. No. 555 — Mr. Silver.

Making appropriation for necessary improvements in connection with the state fair grounds.

H. B. No. 279 — Mr. Taylor.

To provide for the reimbursement of contractors engaged in the construction of public roads, highways, streets, inter-county highways and main market roads, on account of losses due to governmental action, and to make an appropriation therefor.

JOHN E. BARNES,
HENRY EVANS,
H. L. JONES,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
THOMAS W. LATHAM,
J. E. HOLDEN.

On leave, Mr. Whittemore offered the following resolution:

S. R. No. 53 — Mr. Whittemore.

WHEREAS, The failure of the printer, having the contract for the printing of bills, calendars, journals, bulletins, enrolled bills and other legislative printing, to furnish such printed matter promptly, and in a correct and workmanlike manner, has caused the General Assembly much embarrassment and delay and has seriously interfered with the expeditious dispatch of business by the General Assembly; and

WHEREAS, The failure of said printer to furnish copy of an enrolled bill to the Senate within the time such bill should have been delivered, and within such time as afforded the printer ample opportunity for so doing, and the failure of said printer to advise the officials of the Senate that such Bill would not be printed and delivered within such time and in accordance with an arrangement and agreement with said printer; and

WHEREAS, Such delay caused an emergency that necessitated the enrolling of said bill in typewriting, when sufficient time and opportunity was not afforded for such work; and

WHEREAS, Such delays and failures of the printer have embarrassed and delayed the work of the General Assembly and caused the state additional and unnecessary expense;

Resolved, That the commissioners of public printing of the state be advised of such conditions and be requested to make such provision for the prompt execution and delivery, in a correct and workmanlike

manner of all the legislative printing, as will safeguard the interests of the state and expedite the work of the General Assembly.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Miller,	Snyder,
Archer,	Hopley,	O'Brien,	Sparks,
Bellew,	Kryder,	Parrett,	Stone,
Busbey,	Latham,	Patterson,	White,
Davis,	Liggitt,	Ritter,	Whittemore—20.

Those present and not voting were: Messrs.

Agnew,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—10.
Holden,	Lloyd.		

So the resolution was adopted.

Mr. Whittemore moved that the vote by which **H. B. No. 294** — Mr. Crabbe, was lost be reconsidered and remain pending. Which was agreed to.

Mr. Whittemore moved that the vote by which **H. B. No. 282** — Mr. Dunsbaugh, was passed be reconsidered and remain pending. Which was agreed to.

On motion of Mr. Whittemore, the clerk was directed to send a message to the House requesting the return of **H. B. No. 282** — Mr. Dunsbaugh.

On motion of Mr. Whittemore the Senate recessed to 9 p. m.

The Senate met pursuant to recess.

The President ordered a call of the Senate, which was duly seconded and taken, and 24 senators answered to their names.

The absentees were: Messrs.

Agnew,	Emmert,	Jones of Franklin,	Wagner,
Bellew,	Holden,	Parrett,	Whittemore,
Berry,			

The President then directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

Mr. Parrett submitted the following report:

The Special Joint Taxation Committee, having had under consideration the matter of temporary relief for financially distressed cities and schools of the state, herewith introduces the following bill and respectfully requests its passage.

FRANK C. PARRETT,
W. W. BELLEW,
T. M. BERRY,
WM. AGNEW,
RUPERT BEETHAM,

HUSTON T. ROBINS,
MILTON CLARK,
FRANCIS M. THOMPSON,
F. E. WHITTEMORE.

On leave, the following bill was introduced and read the first time.

S. B. No. 185 — The Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporation, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 185** was read the second time by title only.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 185** was read the third time.

On which a roll call was demanded.

The question was, "Shall **S. B. No. 185** — The Joint Committee on Taxation, be read the third time?"

The yeas and nays were taken, and resulted — yeas 25, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Patterson,
Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore—25.
Busbey,			

Messrs. Norris and Snyder voted in the negative.

So the motion was agreed to.

Mr. Holden moved that **S. B. No. 185** — The Joint Committee on Taxation, be made a special order for 11 a. m. Tuesday, May 27.

Which was agreed to.

On motion of Mr. Busbey the Senate adjourned until 11 a. m. Tuesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, May 27, 1919, 11 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Berry moved that the request of the House for the return of

S. B. No. 100 — Mr. Berry, be acceded to.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and resolution:

H. B. No. 255 — Mr. Bing.

H. B. No. 432 — Mr. Bishop.

H. B. No. 508 — Mr. Hinchey.

H. B. No. 507 — Mr. Atkinson.

H. B. No. 538 — Mr. Lustig.

H. B. No. 385 — Mr. Mulcahy.

H. B. No. 408 — Mr. Kreider.

H. J. R. No. 62 — The Special Joint Committee on Taxation.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution :

H. J. R. No. 61 — Mr. Crabbe.

Am. H. B. No. 540 — Mr. Robins.

H. B. No. 544 — Mr. Robins.

H. B. No. 473 — Mr. Pearson.

H. B. No. 537 — Mr. Pearson.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills :

H. B. No. 463 — Mr. Myers.

H. B. No. 469 — Mr. Myers.

H. B. No. 362 — Mr. Dunspaugh.

H. B. No. 363 — Mr. Dunspaugh.

H. B. No. 372 — Mr. Harter.

H. B. No. 502 — Mr. Hatch.

H. B. No. 518 — Mr. Tom Reynolds.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills :

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution.

- H. B. No. 493** — Mr. Chester.
- H. B. No. 407** — Mr. Freeman.
- H. B. No. 352** — Mr. Kay.
- H. B. No. 169** — Mr. Griswold.
- H. B. No. 63** — Mr. Graham, of Licking.
- H. J. R. No. 50** — Mr. Cowan.
- H. J. R. No. 60** — Mr. Federman.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions:

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

- S. B. No. 135** — Mr. Liggitt.
- S. B. No. 181** — Joint Committee on Taxation.
- S. B. No. 44** — Mr. White.
- Am. S. B. No. 82** — Mr. Agnew.
- Am. S. B. No. 137** — Mr. Ake.
- Am. S. B. No. 55** — Mr. Stone.
- Am. S. B. No. 133** — Messrs. Jones, of Meigs, and Scott.
- Am. S. B. No. 140** — Mr. Ritter.
- Am. S. J. R. No. 51** — Mr. Hopley.
- S. J. R. No. 52** — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

- Am. S. B. No. 153** — Mr. Whittemore.
- Am. S. B. No. 125** — Joint Committee on Taxation.
- Am. S. B. No. 132** — Mr. Liggitt.

S. B. No. 167 — Mr. Ritter.

S. J. R. No. 49 — Mr. Davis.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following :

Am. S. B. No. 136 — Mr. Lloyd.

S. B. No. 178 — Mr. Agnew.

S. B. No. 182 — Mr. Parrett.

Am. S. B. No. 119 — Messrs. Latham-Swedersky.

Am. S. B. No. 144 — Mr. Lloyd.

S. B. No. 111 — Mr. Miller.

Am. S. B. No. 146 — Joint Committee on Taxation.

Am. S. B. No. 134 — Mr. Ake.

S. B. No. 28 — Mr. Davis.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills :

H. B. No. 551 — Mr. Wise.

H. B. No. 217 — Mr. Waterston (by request).

H. B. No. 317 — Mr. Bing.

H. B. No. 553 — Mr. King.

H. B. No. 555 — Mr. Silver.

H. B. No. 279 — Mr. Taylor.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

Special order for the hour of 11 a. m. being **S. B. No. 185** — The Joint Committee on Taxation, was taken up.

The question being, "Shall the bill, **S. B. No. 185**, pass?"

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 29 senators answered to their names.

The absentees were: Messrs. Busbey, Davis, Lloyd and Emmert.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Hopley further proceedings under the call were dispensed with.

The question being, "Shall the bill pass?"

Mr. Parrett moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 13, after word "during" insert "the then current".

In line 166 strike out "preiod" and insert "period".

In line 179 strike out "creditted" and insert "credited".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Holl,	Miller,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore—23.
Busbey,	Kryder,	Patterson,	

Those who voted in the negative were: Messrs. Beebe, Holden, Jones, of Franklin, Mettler, Norris, Snyder, Wagner.

So the emergency clauses was adopted.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Holl,	Miller,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore—23.
Busbey,	Kryder,	Patterson,	

Those who voted in the negative were: Messrs. Beebe, Holden, Jones, of Franklin, Mettler, Norris, Snyder, Wagner.

So the bill passed.

Mr. Parrett moved to refer the title to a select committee of one, with instructions to amend as follows:

In line 2 strike out "corporation" and insert in lieu thereof "corporations".

Which was agreed to.

Mr. Parrett was appointed such committee, and reported the bill amended as instructed.

The title was agreed to as amended.

On motion of Mr. Whittemore, the Senate recessed till 3 p. m.

Senate met pursuant to recess.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills:

Am. S. B. No. 141 — Mr. Ritter.

To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home.

Am. S. B. No. 73 — Mr. Demuth.

To amend sections 5696, 5697 and 5700 and to repeal section 5701 of the General Code, relating to the collection of delinquent taxes.

Re-Am. S. B. No. 45 — Mr. Parrett.

To codify fish and game laws of Ohio, and to repeal sections of the General Code relating thereto.

Am. S. B. No. 175 — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on all inheritances and for said purposes amending sections 2624, 2685, 2689 and 5331 to 5348 inclusive of the General Code, and supplementing sections 2624, 2685, and 5348 of the General Code by the enactment of sections to be designated as 2624-1, 2685-1 and 5348-1 to 5384-14 inclusively, respectively, of the General Code.

Am. S. B. No. 13 — Mr. Whittemore.

To establish a municipal court in and for the city of Akron and to repeal an act entitled "An act to establish a police court in the city of Akron, Summit County, Ohio, passed May 10, 1910, and all acts amendatory thereof."

Am. S. B. No. 66 — Mr. Davis.

To prevent and correct the pollution of streams, to provide for the collections and disposal of sewage and other liquid waste and for the development of district water supplies to authorize the organization of sewerage and sanitation and water supply districts.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
TOM W. JONES,

H. L. JONES,
C. F. McCOY,
JOHN E. BARNES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 451** — Mr. Evans.

To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 141 — Mr. Ritter.

Am. S. B. No. 73 — Mr. Demuth.

Am. S. B. No. 45 — Mr. Parrett.

Am. S. B. No. 175 — Joint Committee on Taxation.

Am. S. B. No. 13 — Mr. Whittemore.

Am. S. B. No. 66 — Mr. Davis.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has acceded to the request of the Senate, for a committee of Conference, on matters of difference between the two Houses on **Am. H. B. No. 348** — Mr. Wenner, and the Speaker appoints as managers on the part of the House, Messrs. Wenner, Miller, of Fulton, and Myers.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate on matters of difference between the two Houses on **Am. H. B. No. 348** — Mr. Wenner, Messrs. White, Liggitt and Norris.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 559 — Mr. Kay.

To amend section 2394 of the General Code (amended April 17, 1919, approved by governor May 10, 1919, and filed with Secretary of State May 16, 1919), purporting to relate to county infirmaries; and section 2349 of the General Code, relating to county infirmaries.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 294** — Mr. Crabbe.

To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14720, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to

enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436, and an act passed March 20, 1919, and approved by the governor, April 8, 1919, and filed with the secretary of state, April 9, 1919, relating to fees and costs.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Senate insist on its amendments and ask for a committee on Conference. Which was agreed to.

Mr. Agnew moved that **S. B. No. 57**, a special order for the hour — Mr. Agnew, be referred to a committee of one with leave to report at any time. Motion was agreed to. The President appointed Mr. Agnew as such committee.

Mr. Parrett submitted the following report:

The Special joint Taxation Committee, to which was referred **Am. H. B. No. 442** — Mr. Copeland, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out all after the enacting clause and in lieu thereof insert the following:

SECTION 1. In each county owing a bonded debt, there shall be a board designated as the trustees of the sinking fund, to be composed of the prosecuting attorney, the county auditor and the county treasurer. The prosecuting attorney shall be the president of such board and the county auditor shall be the secretary thereof.

SECTION 2. The trustees of the sinking fund shall provide for the payment of all bonds issued by the county and the interest maturing thereon. All taxes, assessments and other moneys collected for such purposes, or held in the county treasury to the credit of the sinking fund, shall be subject to investment and disbursement by them in the manner provided by law. For the satisfaction of any obligation under their supervision, the trustees of the sinking fund may sell or use any of the securities in their possession or disburse any of the money under their control.

SECTION 3. Immediately after each semi-annual settlement of taxes and assessments the county auditor shall report to the trustees the amount in the treasury of the county to the credit of the sinking fund.

SECTION 4. The trustees of the sinking fund shall invest all moneys subject to their control in bonds of the United States, the State of Ohio, or of a municipal corporation, school district, township or county of the state, and hold in reserve in cash only such sums as may be needed for effecting the purposes of this act.

SECTION 5. The meetings of the trustees shall be open to the public, and all questions relating to the purchase or sale of securities or the payment of bonds or interest shall be decided by a ye a and nay vote, which shall be recorded on their journal.

SECTION 6. Money shall be drawn from the county treasury for investment or disbursement by the trustees of the sinking fund by the issuance of a voucher signed by all the members of the board and directed to the county auditor, on which a warrant shall be drawn on the county treasurer, payable from the proper fund. All moneys received by such

trustees shall be paid into the county treasury to the credit of the proper fund on the certificate of the county auditor. All securities held by such trustees shall be deposited with the county treasurer. When so deposited they shall be withdrawn only upon the written application of all the members of the board and in the presence of two of them.

SECTION 7. The trustees of the sinking fund shall keep a full and complete record of their transactions, a complete record of the funded debt of the county specifying the dates, purposes, amounts, numbers, maturities and rates and maturities of interest installments thereof, and where payable, and an account exhibiting the amount held in the sinking fund for the payment thereof.

SECTION 8. Before they become valid in the hands of any purchaser, all bonds issued by the county shall be recorded in the office of the trustees of the sinking fund, and shall bear a stamp containing the words "Recorded in the Office of the sinking fund trustees" signed by the secretary.

SECTION 9. On or before the first Monday in May of each year, the trustees of the sinking fund shall certify to the board of county commissioners the rate of tax necessary to provide a sinking fund for the payment at maturity of bonds issued by the county and for the payment of interest on bonded indebtedness. The amount so certified shall be set forth in the annual budget of the county commissioners without diminution.

SECTION 10. When the county commissioners issue bonds, they shall first offer them at par and accrued interest to the trustees of the sinking fund, who may take any or all of them at such price, if they have moneys available in the sinking fund therefor.

SECTION 11. Sections 2609 to 2614, inclusive, of the General Code, and an act entitled "An Act authorizing county commissioners to invest sinking funds in bonds of the United States, the State of Ohio or of any municipal corporation, school township or county bonds in this state" (H. B. No. 116) passed February 27th, 1919 and approved March 5th, 1919, are hereby repealed.

SECTION 12. Immediately upon the taking effect of this act, the county auditor shall make, for the use of the trustees of the sinking fund, a full and detailed statement of the outstanding indebtedness of the county for bonds issued, and the money in the county treasury to the credit of the sinking fund or funded debt account.

FRANK C. PARRETT,
F. E. WHITTEMORE,
W. W. BELLEW,
T. M. BERRY,
J. E. HOLDEN,
WM. AGNEW,

E. J. HOPPLE,
FRANCIS M. THOMPSON,
R. M. BILLINGSLEA,
M. CLARK,
RUPERT BEETHAM.

Said amendments were agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

On motion of Mr. Whittemore, the Senate passed to the ninth order of business, being bills for third reading.

Am. H. B. No. 442 — Mr. Copeland, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Holden,	Miller,	Stone,
Archer,	Holl,	Norris,	Wagner,
Beebe,	Hopley,	O'Brien,	White,
Bellew,	Jones, of Meigs,	Patterson,	Whittemore,
Berry,	Kryder,	Ritter,	Wright—27.
Busbey,	Latham,	Snyder,	

So the bill passed.

Mr. Whittemore moved to refer the title to a select committee of one, with instructions to amend as follows:

In line 2 strike out the words "providing for the".

In line 3 strike out the words "appointment of the members thereof and"

In line 4 strike out the period and insert the following: "and repeal sections 2609 to 2614 inclusive, and the act approved March 5, 1919 (House Bill No. 116)".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The bill was agreed to as amended.

On leave, Mr. Stone, offered the following committee report:

To the General Assembly of the State of Ohio:

As provided in Resolution No. 47 your committee visited the Base Hospital at Camp Sherman on April 13, 1919, and beg leave to submit the following report:

We were cordially received by the camp adjutant general and by him introduced to Major McKnight, in charge of the base hospital, who also cordially received us. Major McKnight and Major Pressnell gave us their entire time for the balance of the day.

The following was the personnel at the hospital on that day:

Officers	79
Nurses	122
Student nurses	54
Civilian employes	604
Patients	1606
Detachment men	588

Your committee was very much gratified at the excellent condition in which we found everything. We visited nearly every ward and department of the hospital. The buildings are well lighted and ventilated and the hospital is splendidly equipped with every kind of up-to-date surgical and other appliances. They have special departments of dentistry; ear, nose and throat; physical therapy and numerous other departments.

They are equipped with circulating libraries, which are taken into the various wards daily. There is a mess hall for convalescent patients that is supplied by a well equipped and sanitary kitchen. There is a special kitchen for the sick who are not able to attend mess where delicacies are prepared and cooked by trained nurses and taken in to the boys.

They also have a gymnasium for use of the boys. The Red Cross House at the base hospital is equipped with all kinds of games, newspapers and periodicals for the use of the soldiers. This is a very large hall where the soldiers are privileged to come at any time. Whenever the convalescent patients wish to take a ride the Red Cross furnishes machines.

The hospital has a well equipped fire fighting apparatus. They were called out for an exhibition for our benefit. Five engines responded and they were throwing water in a minute and a half. They have never had any serious fires at the camp.

The base hospital is also equipped for vocational training; they have courses in typewriting and stenography, accounting, book keeping, wood working, machinery, drawing, type setting with linotype machines and various other departments.

The soldier boys were all very much pleased to see us and all seemed to be happy, notwithstanding their wounds. Every one questioned said he was well treated and had everything that anybody could wish for.

The committee wish to express to General Glenn and Major McKnight our appreciation of their courteous treatment and attention while at the camp.

Major McKnight said that the only thing the boys lacked was home-made jellies and preserves and that the people were sending a few of those in but he was anxious that they should receive them a little more frequently.

The chairman of the committee was authorized by General Glenn to extend an invitation to the General Assembly to visit the camp in a body before we recess.

Respectfully submitted,

J. M. STONE,
T. M. BERRY,
TOM W. JONES,

H. T. ROBINS,
C. F. McCOY,
HERMAN SHY.

Mr. Stone moved that the invitation extended by General Glenn be accepted.

Which was agreed to.

The President handed down a communication from the Rainbow Division, extending an invitation to attend a concert to be given by that organization, at Memorial Hall, Friday evening, May 30.

Mr. Busbey demanded a call of the Senate, which was duly seconded and taken, and 29 senators answered to their names.

The absentees were: Messrs. Emmert, Jones, of Franklin, Lloyd and Parrett.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Liggitt further proceedings under the call were dispensed with.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

The governor of Ohio having returned to the House of Representatives **H. B. No. 162**—Mr. Fouts, entitled An act to amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201,

1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-32, 3373, 6912 and 6936 of the General Code, and to enact supplemental sections 1181-1, 1182, 1195-1, 1212-1 and 7181-1 of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

With his objections to the same, the Houses **proceeded** to reconsider the bill, which was passed, three-fifths of the House agreeing thereto.

I am directed by the House to communicate the said bill, the message of the governor returning same with his objections, and the proceedings of the House thereon to the Senate.

Attest:

JOHN P. MAYNARD,
Clerk.

To the General Assembly:

I return **H. B. No. 162** with my disapproval.

I would be singularly lacking in my duty to the people of this state not to recite the history of this measure from its outset. It was not written within legislative halls; it was prepared outside and by agencies almost if not altogether devoted to highway activities. Every selfish interest which saw an opportunity to participate shared in the authorship. As originally drawn, it upset existing law with a brazen indifference to common honesty; a section was included to let bonding companies escape the responsibility of contracts made with the state, permitting vast losses to fall upon the public treasury.

As now written, this bill violates a time-honored precaution of permitting neither contract nor disbursement for public uses until all the moneys requisite for the project are in the fund. The Supreme Court time after time has made the observation that this part of the statute must be preserved in spirit and in letter because of its beneficently protective features. It is intended now, if this bill becomes a law, to purchase road machinery by the payment of one-third cash—the rest is to be bought on time. There is entirely too much of a disposition present to provide for the needs or the desires of the hour by the creation of a debt.

There are some very good things in the bill, and I personally urged the members of the Senate committee having it in charge to separate them from the odious features in order that meritorious sections might not be lost. This was agreed to, but a collaboration has ensued since and the bad is now inseparably associated with the good. Regardless of other considerations, the counties of small resource, which otherwise would be unable to meet on a fifty per cent. basis the funds advanced by the federal government are entitled to relief. Common justice demands it, and I am heartily in favor, and have so expressed it to the Senate Committee, of permitting the levying of a mill without reservation, for this purpose.

Serious fault cannot be found with an increase in the state levy, but when we go further, we are indulging in a generosity with the people's money that sound business principles cannot endorse.

The average tax rate in the state in 1918 was 13.68 mills. This bill makes it possible to increase the rate in every county 3.20 mills, bringing the total average in the state up to 16.88 mills. Carried into mathematics which will be understood, this means that the average tax rate will be \$16.88 per one thousand dollars of valuation. It is well to reflect

upon these figures particularly since there seems to be more or less insistence on giving to cities and other local sub-divisions the unfettered right to pay off existing deficiencies and to take care of deficits which are not present now, but which can be created this year under authority in contemplation.

I hazard this statement that unless a check is applied somewhere, the bills which your honorable body proposes to enact into law will carry an increase approximating five mills in some parts of the state. It is a burden which cannot be defended, and the unrest which it will create in discouraging home owning is as certain as the coming of the day.

Cast your eyes to those parts of the world where civilization is threatened now by the restless spirit that has possessed the masses. Every student of disordered conditions in Mexico agrees that the trouble is fundamental, and grows out of the fact that the land is not owned by the people. Need I remind you that there are no two opinions with reference to the significance of symptoms in Russia—the peasants want to possess the land. There is a psychology about the whole thing that cannot but impress one who applies his mind seriously and conscientiously to the question. Once a citizen through industry and thrift accumulates means, and then in pride transfers it into a home of his own, he is moved by instincts which, while inherent, have been inactive. When he recognizes that the property which is his own will be protected for him, and in an orderly way be preserved for and transferred to his children by government, his whole mental attitude toward our institutions becomes more friendly. That is the ruling objective in the mind of every man with any outlook. Instead of legislation tending toward weightier burdens on our home owners, it should be our endeavor to reduce them.

While quite apart from the merits of this measure, it should be stated that a misleading campaign has been maintained for it. Automobile clubs, chambers of commerce, boards of county commissioners, —citizens generally have been urged through an ingenious propaganda to wire the governor of the state, recommending that this bill be approved. With it has gone the naked statement that it will promote the cause of good roads and that it will enable the counties to match the appropriations of federal government. Nothing is said about the possibilities that stagger, including a tax rate that can find no parallel in the past.

I would be false to my every concept of duty if I did not veto this bill because it menaces the cause of good roads. It will lead to stagnation and congestion in construction work. We will have more money than can be safely spent throughout the year. It will lead to extravagance and other abuses, and is calculated to set the whole movement back for a decade at least.

JAMES M. COX,
Governor.

The question being, "Shall the bill, **H. B. No. 162** — Messrs. Busbey-Fouts, pass, notwithstanding the objections of the governor.

The yeas and nays were taken, and resulted — yeas 22, nays 5, as follows:

Those who voted in the affirmative were: Messrs:

Ake,	Demuth,	Liggitt,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Berry,	Jones, of Meigs,	Patterson,	White,
Busbey,	Kryder,	Ritter,	Whittemore—22.
Davis,	Latham,		

Those who voted in the negative were: Messrs. Beebe, Holden, Mettler, Norris and Wright.

So the bill passed notwithstanding the objections of the governor.

On motion of Mr. Whittemore the Senate adjourned until 10 a. m. Wednesday, May 28th.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Wednesday, May 28, 1919, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

The President handed down the following communications:

A copy of a resolution passed by Franklin Post No. 1, of the American Legion, in opposition to the passage of Senate Bill No. 3 — Mr. Liggitt, exempting soldiers from civil service examinations.

A copy of resolutions passed by the M. E., Presbyterian and United Presbyterian congregations of Oxford, Ohio, urging the passage of House Bills 526 and 527, as emergency measures for the enforcement of state prohibition.

An invitation from the Memorial Day Committee, of Columbus, to participate in the parade at 1:30, on Friday, May 30, also the exercises at Memorial Hall at 3 p. m. on the same day.

On motion of Mr. Whittemore, the Senate recessed until 2 p. m.

Senate met pursuant to recess.

Mr. Demuth moved that 600 extra copies of **Am. H. B. No. 307** — Mr. Griswold, be printed as amended.

Which was agreed to.

Mr. Davis offered the following Senate Joint Resolution:

S. J. R. No. 53 — Mr. Davis.

WHEREAS, An error has been found in Section 9 of Amended Senate Bill No. 47; therefore be it

Resolved, That the joint committee on Enrollment be and the same is hereby instructed to strike out the word "six" in the first line of said Section 9 and insert in lieu thereof the word "five", and that said committee have said bill re-enrolled as amended before reporting said bill from committee.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 28 senators answered to their names.

The absentees were: Messrs. Bellew, Emmert, Holl, Miller, O'Brien.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Busbey further proceedings under the call were dispensed with.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Miller,	Stone,
Ake,	Demuth,	Norris,	Wagner,
Archer,	Hopley,	Parrett,	White,
Beebe,	Jones, of Franklin,	Ritter,	Whittemore,
Berry,	Jones, of Meigs,	Snyder,	Wright—23.
Busbey,	Liggitt,	Sparks,	

So the resolution was adopted.

On leave, Mr. Davis submitted the following resolution:

S. R. No. 54 — Mr. Davis.

WHEREAS, Eston Gilkeson was employed as messenger for the Finance Committee during the recess of the Senate from May 12th to May 25th inclusive;

Resolved, That he be paid for such services the same per diem as is paid to him in his employment as cloak room attendant; and that the clerk of the Senate be authorized and directed to issue and sign vouchers for such payment.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	Patterson,	White,
Busbey,	Kryder,	Ritter,	Whittemore,
Davis,	Latham,	Snyder,	Wright—24.

So the resolution was adopted.

On leave, Mr. Stone offered the following resolution:

S. J. R. No. 54 — Mr. Stone.

WHEREAS, The General Assembly has accepted an invitation of Major General Glenn, Commandant of Camp Sherman, to visit the camp in a body; therefore be it

Resolved by the General Assembly of the State of Ohio, That the clerk of the Senate and the clerk of the House arrange for transportation and make such other arrangements as are necessary for the visit of the General Assembly to Camp Sherman.

On motion of Mr. Stone, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Holden,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	Patterson,	White,
Busbey,	Kryder,	Ritter,	Wright—25.
Davis,			

So the joint resolution was adopted.

On leave, Mr. Ritter submitted the following resolution:

S. R. No. 55 — Mr. Ritter.

Resolved, That the clerk of the Senate be authorized to fill any vacancy that may occur in the clerical force of the office of the Senate clerk, by resignation or otherwise, during the recess of the General Assembly, and that said appointee be paid the salary of his predecessor until such a time as the Senate convenes and that the clerk of the Senate be directed to sign vouchers for such salary.

Which was adopted.

Mr. Davis submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 536** — Mr. King, having had the same under consideration do recommend to their respective houses as follows:

That we agree upon the bill as it passed the House with the following amendments:

In line 83 strike out "1,000.00" and insert in lieu thereof "1,100.00"

In line 85 strike out "1,600.00" and insert in lieu thereof "1,680.00"

In line 86 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 87 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 88 strike out "1,200.00" and insert in lieu thereof "1,300.00"

In line 90 strike out "900.00" and insert in lieu thereof "1,200.00"

In line 91 strike out "1,800.00" and insert in lieu thereof "2,400.00"

In line 92 strike out "900.00" and insert in lieu thereof "1,080.00"

In line 93 strike out "1,680.00" and insert in lieu thereof "2,040.00"

In line 96 strike out "23,860.00" and insert in lieu thereof "26,060.00"

In line 109 strike out "3,000.00" and insert in lieu thereof "2,000.00"

In line 113 strike out "11,000.00" and insert in lieu thereof "10,000.00"

After line 115 insert "F 9 General Plant —

To comply with the provisions of Senate Joint Resolution No. 33, 250.00"

In line 117 strike out "12,260.00" and insert in lieu thereof "11,510.00"

In line 118 strike out "22,475.00" and insert in lieu thereof "20,725.00"

In line 120 strike out "46,335.00" and insert in lieu thereof "46,785.00"

In line 124 strike out "1,300.00" and insert in lieu thereof "1,400.00"

In line 125 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 126 strike out "720.00" and insert in lieu thereof "1,000.00"

In line 127 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 128 strike out "1,440.00" and insert in lieu thereof "1,800.00"

In line 129 strike out "4,320.00" and insert in lieu thereof "5,400.00"

In line 131 strike out "9,580.00" and insert in lieu thereof "11,600.00"; strike out "Removal" and insert in lieu thereof "Personal"

In line 150 strike out "20,055.00" and insert in lieu thereof "22,075.00"

In line 156 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 171 strike out "900.00" and insert in lieu thereof "1,260.00"

In line 173 strike out the numeral "5" and insert in lieu thereof the numeral "6" and strike out "4,560.00" and insert in lieu thereof "5,400.00"

Strike out line 177

In line 178 strike out "20,000.00" and insert in lieu thereof "25,000.00"

In line 180 strike out "1,681,220.00" and insert in lieu thereof "1,690,000.00"

In line 182 strike out "1,818,820.00" and insert in lieu thereof "1,832,800.00"

In line 187 strike out "1,923,820.00" and insert in lieu thereof "1,937,800.00"

In line 192 strike out "500,000.00" and insert in lieu thereof "475,000.00"

In line 198 strike out "75,000.00" and insert in lieu thereof "90,000.00"

In line 200 strike out "2,618,000.00" and insert in lieu thereof "2,608,000.00"

In line 219 strike out "75,000.00" and insert in lieu thereof "100,000.00"

In line 226 strike out "3,000.00" and insert in lieu thereof "2,000.00"

In line 228 strike out "182,000.00" and insert in lieu thereof "206,000.00"

In line 239 strike out "3,691,017.50" and insert in lieu thereof "3,705,017.50"

In line 241 strike out "5,614,837.50" and insert in lieu thereof "5,642,817.50"

In line 247 strike out "1,400.00" and insert in lieu thereof "1,600.00"

In line 248 strike out "1,000.00" and insert in lieu thereof "1,300.00"

In line 257 strike out "1,800.00" and insert in lieu thereof "2,100.00"

In line 259 strike out "1,600.00" and insert in lieu thereof "1,800.00"

In line 260 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 261 strike out "22,550.00" and insert in lieu thereof "25,200.00"

In line 262 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 265 strike out "1,140.00" and insert in lieu thereof "1,260.00"

After line 272 insert "Chief Bureau of Agricultural Statistics
..... 600.00"

In line 273 strike out "960.00" and insert in lieu thereof "1,020.00"

In line 278 strike out "97,490.00" and insert in lieu thereof "102,220.00"

In line 282 strike out "115,690.00" and insert in lieu thereof "120,420.00"

In line 324 strike out "246,623.00" and insert in lieu thereof "159,883.00"

In line 331 strike out "65,000.00" and insert in lieu thereof "60,000.00"

In line 334 strike out "20,000.00" and insert in lieu thereof "18,000.00"

In line 337 strike out "85,070.00" and insert in lieu thereof "78,070.00"

In line 338 strike out "426,833.00" and insert in lieu thereof "333,093.00"

In line 340 strike out "542,523.00" and insert in lieu thereof "453,513.00"

In line 346 strike out "1,200.00" and insert in lieu thereof "1,350.00"

In line 347 strike out "6,000.00" and insert in lieu thereof "6,750.00"

In line 348 strike out "4,800.00" and insert in lieu thereof "5,400.00"

In line 349 strike out "10,800.00" and insert in lieu thereof "13,500.00"

In line 350 strike out "1,200.00" and insert in lieu thereof "1,350.00"

In line 351 strike out "1,500.00" and insert in lieu thereof "1,650.00"

In line 352 strike out "1,500.00" and insert in lieu thereof "1,350.00"

After line 355 insert "Messenger and Janitor. 840.00"

In line 357 strike out "33,300.00" and insert in lieu thereof "38,790.00"

In line 360 strike out "36,140.00" and insert in lieu thereof "40,490.00"

In line 381 strike out "58,865.00" and insert in lieu thereof "63,215.00"

After line 385 insert "Assistant Chief Warden. 1,800.00"

Strike out line 388 and insert "2 Grade III Stenographers. . 1,740.00"

After line 394 insert

"Captain Patrol Boat. 1,200.00

"Engineer Patrol Boat. 1,080.00

"Fireman Patrol Boat. 900.00

"Deck Hand Patrol Boat. 900.00"

Strike out line 395

In line 397 strike out "4,000.00" and insert in lieu thereof "4,020.00"

In line 401 strike out "2,880.00" and insert in lieu thereof "3,000.00"

In line 403 strike out "81,020.00" and insert in lieu thereof "86,200.00"

In line 411 insert the word "Securing" before the word "Game"

In line 412 strike out "98,020.00" and insert in lieu thereof "103,200.00"

In line 452 strike out "182,787.40" and insert in lieu thereof "187,967.40"

In line 457 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 471 strike out "to com"

In line 472 strike out "plete"

In line 474 strike out "14,115.00" and insert in lieu thereof "14,315.00"

In line 478 strike out "14,215.00" and insert in lieu thereof "14,415.00"

After line 494 insert "Explorations and Field Work. 500.00"

In line 490 strike out "150.00" and insert in lieu thereof "250.00"

Strike out line 496 and insert in lieu thereof "Historical Reports — To be pro-rated among the legislative districts of the state and to be dis-

tributed to schools and libraries designated by members of the General Assembly. 13,000.00"

In line 498 strike out "17,333.00" and insert in lieu thereof "18,933.00"

In line 500 strike out "17,808.00" and insert in lieu thereof "19,408.00"

In line 502 strike out "32,023.00" and insert in lieu thereof "33,823.00"

In line 507 strike out "Asistant" and insert in lieu thereof "Assistant"

In line 512 strike out "9,480.00" and insert in lieu thereof "10,380.00"

In line 515 strike out "28,320.00" and insert in lieu thereof "29,220.00"

In line 525 strike out "90,820.00" and insert in lieu thereof "91,720.00"

In line 547 strike out "98,578.06" and insert in lieu thereof "99,478.06"

In line 554 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 555 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 564 strike out "2,400.00" and insert in lieu thereof "2,600.00"

In line 565 strike out "4,200.00" and insert in lieu thereof "4,500.00"

In line 576 strike out "62,750.00" and insert in lieu thereof "63,950.00"

In line 580 strike out "65,750.00" and insert in lieu thereof "66,950.00"

In line 596 strike out "70,225.00" and insert in lieu thereof "71,425.00"

In line 612 strike out "800.00" and insert in lieu thereof "1,200.00"

In line 623 strike out "3,075.00" and insert in lieu thereof "3,475.00"

In line 625 strike out "17,075.00" and insert in lieu thereof "17,475.00"

In line 642 strike out "5,000.00" and insert in lieu thereof "3,500.00"

In line 644 strike out "5,200.00" and insert in lieu thereof "3,700.00"

In line 645 strike out "72,220.00" and insert in lieu thereof "70,720.00"

In line 654 strike out "22,000.00" and insert in lieu thereof "23,500.00"

In line 659 strike out "26,062.00" and insert in lieu thereof "27,562.00"

In line 663 strike out "Contribution" and insert "Contributions"

In line 666 strike out "29,660.00" and insert in lieu thereof "31,160.00"

In line 678 strike out "6,720.00" and insert in lieu thereof "7,800.00"

In line 687 strike out "21,760.00" and insert in lieu thereof "22,840.00"

In line 693 strike out "22,045.00" and insert in lieu thereof "23,125.00"

In line 729 strike out "61,270.00" and insert in lieu thereof "62,350.00"

In line 738 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 741 strike out "32,900.00" and insert in lieu thereof "33,200.00"

In line 751 strike out "E" and insert "F"

In line 757 strike out "44,170.00" and insert in lieu thereof "44,-470.00"

In line 766 strike out "2,700.00" and insert in lieu thereof "3,000.00"

In line 767 strike out "1,500.00" and insert in lieu thereof "1,560.00"

In line 768 strike out "j" and insert in lieu thereof the letter "k"

In line 771 strike out "3,000.00" and insert in lieu thereof "3,600.00"

After line 772 insert "Assistant Supervisor of Boarding Home 900.00"

In line 773 strike out "10" and insert in lieu thereof "16"; strike out "12,000.00" and insert in lieu thereof "19,900.00"

After line 773 insert "Special Nurse 900.00"

After line 775 insert "Telephone Operator 660.00"

After line 775 insert "Grade I Typist..... 1,020.00"

In line 779 strike out "47,700.00" and insert in lieu thereof "60,-040.00"

In line 787, strike out "53,600.00" and insert in lieu thereof "65,940.00"

In line 804, strike out "200.00" and insert in lieu thereof "300.00"

In line 808, strike out "18,000.00" and insert in lieu thereof "22,000.00"

In line 812, strike out "19,115.00" and insert in lieu thereof "23,215.00"

In line 819, strike out "30,002.00" and insert in lieu thereof "34,102.00"

In line 821, strike out "83,602.00" and insert in lieu thereof "100,042.00"

In line 886, strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 889, strike out "1,225.00" and insert in lieu thereof "1,425.00"

In line 892, strike out "3,225.00" and insert in lieu thereof "3,425.00"

In line 904, strike out "4,245.00" and insert in lieu thereof "4,445.00"

Strike out line 907 and insert in lieu thereof "F Contract and Open Order Service"

Strike out line 908 and insert in lieu thereof "F 9 General Plant"

In line 973, strike out "1500" and insert in lieu thereof "1,680.00"

In line 976, strike out "7,600.00" and insert in lieu thereof "7,780.00"

In line 979, strike out "8,800.00" and insert in lieu thereof "8,980.00"

In line 995, strike out "10,025.00" and insert in lieu thereof "10,205.00"

Strike out line 1031.

In line 1033, strike out "2,700.00" and insert in lieu thereof "200.00"

In line 1034, strike out "172,410.00" and insert in lieu thereof "169,910.00"

After line 1074, insert "H 6 Rent.....1,500.00"

In line 1078, strike out "150.00" and insert in lieu thereof "1,650.00"

In line 1080, strike out "," after "feeding"

In line 1082, strike out "61,375.00" and insert in lieu thereof "62,875.00"

In line 1084, strike out "233,785.00" and insert in lieu thereof "232,785.00"

In line 1088, strike out "3,000.00" and insert in lieu thereof "4,500.00"

In line 1089, strike out "3,300.00" and insert in lieu thereof "4,000.00"

After line 1089, insert "Chief Assistant.....2,400.00"

In line 1092, strike out "34,250.00" and insert in lieu thereof "40,500.00"

After line 1093, insert "Water Supply Engineer 1,600.00"

In line 1094, strike out "1,500.00" and insert in lieu thereof "1,800.00"

Strike out line 1097 and insert in lieu thereof "2 Grade II Stenographers 2,160.00"

After line 1097, insert "Record Clerk \$1080.00"

In line 1099, strike out "53,750.00" and insert in lieu thereof "68,840.00"

In line 1108, strike out "58,000.00" and insert in lieu thereof "73,090.00"

In line 1116 strike out "300.00" and insert in lieu thereof "500.00"

In line 1120 strike out "18,000.00" and insert in lieu thereof "20,000.00"

In line 1124 strike out "21,297.00" and insert in lieu thereof "23,297.00"

In line 1132 strike out "29,685.00" and insert in lieu thereof "31,885.00"

In line 1134 strike out "87,685.00" and insert in lieu thereof "104,975.00"

In line 1139 strike out "1,700.00" and insert in lieu thereof "2,000.00"

In line 1142 strike out "4,380.00" and insert in lieu thereof "4,580.00"

In line 1148 strike out "6,305.00" and insert in lieu thereof "6,505.00"

In line 1162 strike out "250.00" and insert in lieu thereof "150.00"

In line 1167 strike out "2,110.00" and insert in lieu thereof "2,010.00"

In line 1168 strike out "2,485.00" and insert in lieu thereof "2,385.00"

In line 1170 strike out "8,790.00" and insert in lieu thereof

In line 1195 strike out the numeral "12" and insert in lieu thereof the numeral "11"; strike out "10,500.00" and insert in lieu thereof "9,660.00"

In line 1201 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 1219 strike out word "Child" and insert in lieu thereof "Industrial"; strike out "2,400.00" and insert in lieu thereof "3,000.00"

In line 1226 strike out "117,980.00" and insert in lieu thereof "117,540.00"

Strike out lines 1237, 1238, 1239 and 1240

In line 1246, strike out "35,800.00" and insert in lieu thereof "10,800.00"

In line 1248 strike out "155,380.00" and insert in lieu thereof "129,940.00"

After line 1272 insert "All monies appropriated by the U. S. Government under the Chamberlain-Kahn Act and.....25,000.00"

In line 1274 strike out "28,500.00" and insert in lieu thereof "53,500.00"

In line 1276 strike out "42,600.00" and insert in lieu thereof "67,600.00"

In line 1278 strike out "197,980.00" and insert in lieu thereof "197,540.00"

In line 1282 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 1283 strike out "9,000.00" and insert in lieu thereof "9,900.00"

In line 1284 strike out "38,640.00" and insert in lieu thereof "46,750.00"

In line 1286 strike out the word "Engineers" and insert in lieu thereof "Engineer"

In line 1289 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 1298 strike out "92,960.00" and insert in lieu thereof "103,470.00"

In line 1302, strike out "101,460.00" and insert in lieu thereof "111,970.00"

In line 1332 after the word "and" strike out the period

In line 1375 strike out "2,907.610.00" and insert in lieu thereof "2,918,120.00"

In line 1382 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 1391 strike out "5,700.00" and insert in lieu thereof "5,880.00"

In line 1401 strike out "2,200.00" and insert in lieu thereof "2,400.00"

In line 1403 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 1407 strike out "4,800.00" and insert in lieu thereof "5,600.00"

In line 1409 strike out "6,000.00" and insert in lieu thereof "6,600.00"

In line 1410 strike out "9,000.00" and insert in lieu thereof "9,750.00"

In line 1412, strike out "7,900.00" and insert in lieu thereof "10,000.00"

In line 1413, strike out "5,400.00" and insert in lieu thereof "7,500.00"

In line 1415, strike out the numeral "2" and insert in lieu thereof the numeral "3"; strike out "3,120.00" and insert in lieu thereof "4,680.00"

After line 1424, insert "Claim Investigator 1,200.00"

After line 1432, insert "Salaries Free Employment Agencies 40,000.00"

Strike out lines 1433 to 1448 inclusive.

Strike out line 1466.

In line 1474, strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 1475, strike out "15,000.00" and insert in lieu thereof "17,000.00"

In line 1476, strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 1477, strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 1480, strike out "2,000.00" and insert in lieu thereof "2,300.00"

In line 1481, strike out "14,400.00" and insert in lieu thereof "16,000.00"

In line 1488, strike out "4,500.00" and insert in lieu thereof "6,000.00"

In line 1489, strike out "2,100.00" and insert in lieu thereof "2,400.00"

In line 1494, strike out "516,170.00" and insert in lieu thereof "543,750.00"

In line 1503, strike out "520,020.00" and insert in lieu thereof "547,600.00"

In line 1522, strike out "1,000.00" and insert in lieu thereof "1,800.00"

In line 1529, strike out "85,600.00" and insert in lieu thereof "86,400.00"

In line 1531, strike out "21,800.00" and insert in lieu thereof "38,792.00"

In line 1534, strike out "22,100.00" and insert in lieu thereof "39,092.00"

In line 1536, strike out "155,525.00" and insert in lieu thereof "173,317.00"

In line 1538, strike out "675,545.00" and insert in lieu thereof "720,917.00"

In line 1546, strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 1554, strike out "30,700.00" and insert in lieu thereof "31,100.00"

In line 1561, strike out "31,900.00" and insert in lieu thereof "32,300.00"

In line 1587, strike out "387,070.00" and insert in lieu thereof "387,470.00"

In line 1612, strike out the word "Salaries"

In line 1660, strike out "1,500.00" and insert in lieu thereof "1,800.00"

In line 1662, strike out "1,020.00" and insert in lieu thereof "1,140.00"

In line 1665, strike out "4,260.00" and insert in lieu thereof "4,680.00"

In line 1685, strike out "5,005.00" and insert in lieu thereof "5,425.00"

In line 1690, strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 1697, strike out "15,200.00" and insert in lieu thereof "15,500.00"

In line 1700, strike out "15,600.00" and insert in lieu thereof "15,900.00"

In line 1721, strike out "20,925.00" and insert in lieu thereof "21,225.00"

In line 1786 strike out "1,000.00" and insert in lieu thereof "1,200.00"
Strike out line 1787.

In line 1788 strike out "10,700.00" and insert in lieu thereof "10,900.00"

In line 1803 strike out "2,300.00" and insert in lieu thereof "2,600.00"

In line 1807 strike out "2,640.00" and insert in lieu thereof "2,940.00"

In line 1814 strike out "3,670.00" and insert in lieu thereof "3,970.00"

In line 1816 strike out "14,370.00" and insert in lieu thereof "14,870.00"

In line 1828 strike out "600.00" and insert in lieu thereof "1,900.00"

In line 1836 strike out "5,915.00" and insert in lieu thereof "7,115.00"

In line 1848 strike out "600.00" and insert in lieu thereof "800.00"

In line 1852 strike out "803.00" and insert in lieu thereof "1,003.00"

In line 1855 strike out "1,313.50" and insert in lieu thereof "1,513.50"

In line 1857 strike out "7,228.50" and insert in lieu thereof "8,628.50"

In line 1866 after the word "Contingencies" insert "— Uses and Purposes"; strike out "200,000.00" and insert in lieu thereof "250,000.00"

After line 1866 insert

"To be used only in case the Ohio National Guard
is called into active service in connection with
floods, fires and riots 150,000.00

To be available for food and fuel only 150,000.00"

In line 1878 strike out "400,000.00" and insert in lieu thereof "600,000.00"

After line 1896 insert "Provided, however, that the Board of County Commissioners of Knox County shall pay the cost of said road above said sum of \$20,000.00"

After line 1904 insert

"HEADQUARTERS SPANISH AMERICAN WAR VETERANS.

Maintenance —

F Contract and Open Order Service —

F 9 General Plant 1,500.00

LEGISLATIVE JOINT COMMITTEE.

Maintenance —

F Contract and Open Order Service —

F 9 General Plant —

To carry out provisions of Senate Joint Resolution 36 30,000.00"

In line 1916 strike out "40,000.00" and insert in lieu thereof "20,000.00"

In line 1917 strike out "60,000.00" and insert in lieu thereof "40,000.00"

In line 1919 strike out "100,000.00" and insert in lieu thereof "60,000.00"

In line 1921 strike out "16,000.00" and insert in lieu thereof "12,000.00"

In line 1924 strike out "31,000.00" and insert in lieu thereof "27,000.00"

In line 1925 strike out "140,160.00" and insert in lieu thereof "96,160.00"

In line 1931 strike out "45,000.00" and insert in lieu thereof "35,000.00"

In line 1935 strike out "15,000.00" and insert in lieu thereof "5,000.00"

In line 1938 strike out "20,000.00" and insert in lieu thereof "10,000.00"

In line 1940 strike out "6,000.00" and insert in lieu thereof "3,000.00"

In line 1941 strike out "6,000.00" and insert in lieu thereof "3,000.00"

In line 1943 strike out "163,287.10" and insert in lieu thereof "127,287.10"

In line 1944 strike out "220,787.10" and insert in lieu thereof "184,787.10"

In line 1959 strike out "50,000.00" and insert in lieu thereof "26,765.00"

In line 1960 strike out "84,800.00" and insert in lieu thereof "61,565.00"

In line 1962 strike out "449,947.10" and insert in lieu thereof "346,712.10"

After line 1994 insert "Clerk 840.00"; insert adding line; insert "Total 1,340.00"

In line 2000 strike out "3,000.00" and insert in lieu thereof "3,840.00"

In line 2003 strike out "150.00" and insert in lieu thereof "250.00"

In line 2006 strike out "175.00" and insert in lieu thereof "275.00"

After line 2014 insert "H Fixed Charges and Contributions —

H 6 Rent 300.00"

In line 2015 strike out "1,150.00" and insert in lieu thereof "1,550.00"

In line 2017 strike out "4,150.00" and insert in lieu thereof "5,390.00"

After line 2017 insert

"OHIO PENITENTIARY COMMISSION

Maintenance —

F Contract and Open Order Service —

F 9 General Plant 750.00"

In line 2040 strike out "1,500.00" and insert in lieu thereof "2,500.00"

In line 2044 strike out "1,660.00" and insert in lieu thereof "2,660.00"

In line 2047 strike out "2,385.00" and insert in lieu thereof "3,385.00"

In line 2049 strike out "8,200.00" and insert in lieu thereof "9,200.00"

In line 2088 strike out "1,800.00" and insert in lieu thereof "1,900.00"

In line 2091 strike out "8,424.00" and insert in lieu thereof "6,882.00"

In line 2092 strike out "2,400.00" and insert in lieu thereof "2,580.00"

In line 2093 strike out "1,140.00" and insert in lieu thereof "1,290.00"

In line 2094 strike out "1,140.00" and insert in lieu thereof "1,290.00"

In line 2095 strike out "1,200.00" and insert in lieu thereof "1,290.00"

In line 2096 strike out "1,200.00" and insert in lieu thereof "1,290.00"

In line 2097 strike out "1,200.00" and insert in lieu thereof "1,290.00"

In line 2098 strike out "1,080.00" and insert in lieu thereof "1,200.00"

In line 2099 strike out "11,754.00" and insert in lieu thereof "12,060.00"

In line 2100 strike out "1,000.00" and insert in lieu thereof "1,090.00"

In line 2101 strike out "720.00" and insert in lieu thereof "810.00"

In line 2102 strike out "720.00" and insert in lieu thereof "810"

In line 2104 strike out "35,500.00" and insert in lieu thereof "35,504.00"

In line 2124 strike out "53,014.00" and insert in lieu thereof "53,018.00"

In line 2168 strike out "1,000.00" and insert in lieu thereof "3,000.00"

In line 2170 strike out "2,730.00" and insert in lieu thereof "4,730.00"

In line 2173 strike out "5,450.00" and insert in lieu thereof "7,450.00"

In line 2175 strike out "18,700.00" and insert in lieu thereof "20,700.00"

After line 2180 insert "Assistant Clerk.....1,800.00"

In line 2182 strike out "840.00" and insert in lieu thereof "900.00"

After line 2182 insert "Stenographer for Lieutenant Governor and Senators.....1,200.00"

After line 2182 insert "Stenographer.....1,200.00"

In line 2184 strike out "8,940.00" and insert in lieu thereof "13,200.00"

In line 2194 strike out "200.00" and insert in lieu thereof "2,500.00"

In line 2195 strike out "10.00" and insert in lieu thereof "200.00"

In line 2201 strike out "50.00" and insert in lieu thereof "150.00"

In line 2203 strike out "6,560.00" and insert in lieu thereof "9,150.00"

After line 2208 insert adding line

In line 2210 strike out "7,560.00" and insert in lieu thereof "10,150.00"

In line 2212 strike out "16,500.00" and insert in lieu thereof "23,350.00"

In line 2218 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 2219 strike out "2,200.00" and insert in lieu thereof "2,300.00"

Strike out line 2222 and insert "Cashier.....2,000.00"

Strike out line 2229 and insert "2 Grade I Typists.....2,160.00"

In line 2231 strike out "600.00" and insert in lieu thereof "700.00"

Strike out lines 2233 and 2234.

In line 2236 strike out "31,890.00" and insert in lieu thereof "31,-570.00"

In line 2259 strike out "68,450.00" and insert in lieu thereof "68,-130.00"

In line 2264 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 2265 strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 2266 strike out "1,560.00" and insert in lieu thereof "1,800.00"

Strike out line 2267 and insert "3 Grade II Clerks....3,420.00"

Strike out line 2268 and insert "3 Grade III Clerks...2,580.00"

Strike out line 2269.

Strike out line 2270 and insert "2 Grade II Stenographers 2,160.00"

Strike out line 2273 and insert "2 Inspectors....2,400.00"

In line 2274 strike out "780.00" and insert in lieu thereof "900.00"

In line 2276 strike out "19,380.00" and insert in lieu thereof "24,-660.00"

In line 2282 strike out "25,380.00" and insert in lieu thereof "30,-660.00"

In line 2301 strike out "167,930.00" and insert in lieu thereof "173,-210.00"

In line 2363 strike out "1,200.00" and insert in lieu thereof "1,320.00"

Strike out line 2364 and insert "2 Grade III Stenographers..... 1,-800.00"

In line 2367 strike out "2,500.00" and insert in lieu thereof "2,750.00"

Strike out line 2368 and insert in lieu thereof "7 Examiners.....

.... 14,000.00"

After line 2368 insert "Accountant..... 2,000.00"

Strike out line 2372 and insert "2 Assistant Examiners.... 3,000.00"

In line 2375 strike out "34,800.00" and insert in lieu thereof "41,-570.00"

In line 2380 strike out "35,025.00" and insert in lieu thereof "41,-795.00"

In line 2391 strike out "10,500.00" and insert in lieu thereof "11,-500.00"

In line 2395 strike out "11,120.00" and insert in lieu thereof "12,-120.00"

In line 2402 strike out "14,165.00" and insert in lieu thereof "15,-165.00"

In line 2404 strike out "49,190.00" and insert in lieu thereof "56,-960.00"

In line 2493 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 2500 strike out "2,700.00" and insert in lieu thereof "3,060.00"

In line 2502 strike out "20,240.00" and insert in lieu thereof "20,-800.00"

In line 2504 strike out "20,370.00" and insert in lieu thereof "20,-930.00"

In line 2525 strike out "1,000.00" and insert in lieu thereof "1,150.00"

In line 2529 strike out "1,511.00" and insert in lieu thereof "1,661.00"

In line 2532 strike out "5,513.00" and insert in lieu thereof "5,663.00"

In line 2534 strike out "25,883.00" and insert in lieu thereof "26,-593.00"

After line 2557 insert adding line.

In line 2558 strike out "10,180.10" and insert in lieu thereof "11,-064.10"

In line 2564 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 2566 strike out "8,500.00" and insert in lieu thereof "8,600.00"

In line 2580 strike out "8,925.00" and insert in lieu thereof "9,025.00"

Strike out line 2594 and insert "3 Grade II Stenographers.....

.... 3,480.00"

In line 2599 strike out "43,220.00" and insert in lieu thereof "44,-300.00"

In line 2603 strike out "43,970.00" and insert in lieu thereof "45,-050.00"

In line 2618 strike out "50,700.00" and insert in lieu thereof "51,-780.00"

In line 2628 strike out "1,980.00" and insert in lieu thereof "2,100.00"

In line 2630 strike out "4,140.00" and insert in lieu thereof "4,-860.00"

In line 2632 strike out "900.00" and insert in lieu thereof "960.00"

Strike out lines 2634 and 2635

In line 2636 strike out "28,960.00" and insert in lieu thereof "28,-860.00"

In line 2641 strike out "400.00" and insert in lieu thereof "625.00"

In line 2653 strike out "6,950.00" and insert in lieu thereof "7,175.00"

In line 2655 strike out "35,910.00" and insert in lieu thereof "36,-035.00"

After line 2680 insert "Investigating issues of securities..... 2,500.00"

After line 2682 insert adding line; insert Total..... 5,800.00"

In line 2683 strike out "75,190.00" and insert in lieu thereof "77,690.00"

In line 2701 strike out "89,350.00" and insert in lieu thereof "91,850.00"

After line 2704 insert "2 Grade III Engineers..... 3,840.00"

Strike out line 2705 and insert "18 Grade IV Engineers..... 32,460.00"

In line 2709 strike out "51,490.00" and insert in lieu thereof "51,790.00"

In line 2712 strike out "53,490.00" and insert in lieu thereof "53,790.00"

In line 2736 strike out "66,465.00" and insert in lieu thereof "66,765.00"

In line 2747 strike out "1,140.00" and insert in lieu thereof "1,200.00"

In line 2754 strike out "44,230.00" and insert in lieu thereof "44,290.00"

In line 2755 insert "30,000.00"

In line 2756 strike out "74,230.00" and insert in lieu thereof "74,290.00"

In line 2779 strike out "3,535.00" and insert in lieu thereof "5,535.00"

In line 2780 strike out "10,035.00" and insert in lieu thereof "12,035.00"

In line 2782 strike out "84,265.00" and insert in lieu thereof "86,325.00"

After line 2786 insert "Dean 2,750.00"

In line 2787 after the word "Women" insert "12 months"

In line 2791 strike out "1,740.00" and insert in lieu thereof "1,680.00"

In line 2794 strike out "780.00" and insert in lieu thereof "900.00"

In line 2802 strike out "47,050.00" and insert in lieu thereof "49,250.00"

In line 2804 strike out "69,450.00" and insert in lieu thereof "74,460.00"

After line 2808 insert "Critic Teacher Part Time 1,500.00"

In line 2813 strike out "13,552.00" and insert in lieu thereof "15,052.00"

In line 2815 strike out "83,142.00" and insert in lieu thereof "89,652.00"

In line 2835 strike out "300.00" and insert in lieu thereof "600.00"

In line 2842 strike out "5,350.00" and insert in lieu thereof "5,650.00"

In line 2843 strike out "19,716.00" and insert in lieu thereof "20,016.00"

In line 2845 strike out "102,858.00" and insert in lieu thereof "109,668.00"

In line 2850 after the word "President" insert "12 months"

After line 2850 insert "Dean of Women—12 months..... 1,600.00"

After line 2851 insert "Professor of Agriculture..... 2,500.00"

Strike out line 2856.

After line 2862 insert "Teamster.....720.00"

In line 2867 strike out "85,020.00" and insert in lieu thereof "89,120.00"

In line 2875 strike out "103,212.00" and insert in lieu thereof "107,312.00"

In line 2911 strike out "130,167.00" and insert in lieu thereof "134,267.00"

In line 3017 strike out "132,550.00" and insert in lieu thereof "135,500.00"

In line 3019 strike out "183,670.00" and insert in lieu thereof "186,620.00"

In line 3026 strike out "204,670.00" and insert in lieu thereof "207,620.00"

In line 3065 strike out "245,020.00" and insert in lieu thereof "247,970.00"

In line 3076 strike out "978,200.00" and insert in lieu thereof "1,025,320.00"

In line 3078 strike out "1,000,000.00" and insert in lieu thereof "1,047,120.00"

In line 3087 strike out "1,096,205.00" and insert in lieu thereof "1,143,325.00"

In line 3112 strike out "5,000.00" and insert in lieu thereof "15,000.00"

In line 3115 strike out "10,000.00" and insert in lieu thereof "40,000.00"

In line 3118 strike out "32,550.00" and insert in lieu thereof "72,-550.00"

In line 3125 strike out "4,000.00" and insert in lieu thereof "5,000.00"

After line 3126 insert "Engineering Experiment Station..... 10,000.00"; "Fiftieth Anniversary Celebration..... 10,000.00"

After line 3127 insert "U. S. Government under the"

In line 3134 strike out "56,100.00" and insert in lieu thereof "77,100.00"

In line 3136 strike out "530.00" and insert in lieu thereof "1,830.00"

In line 3139 strike out "655.00" and insert in lieu thereof "1,955.00"

In line 3141 strike out "226,405.00" and insert in lieu thereof "288,705.00"

In line 3143 strike out "1,322,610.00" and insert in lieu thereof "1,432,030.00"

In line 3164 strike out "47,950.00" and insert in lieu thereof "44,950.00"

In line 3167 strike out "113,001.33" and insert in lieu thereof "110,001.33"

After line 3169 insert "Other..... 1,000.00"

In line 3172 strike out "120,751.33" and insert in lieu thereof "118,751.33"

In line 3183 strike out "500.00" and insert in lieu thereof "2,500.00"

In line 3185 strike out "800.00" and insert in lieu thereof "2,800.00"

In line 3193 strike out "30,350.00" and insert in lieu thereof "32,350.00"

In line 3202 strike out "1,000.00" and insert in lieu thereof "1,080.00"

Strike out line 3203 and insert "Record Clerk and Storekeeper.....1,200.00"

Strike out line 3212

In line 3215 strike out the word "Salaries"

In line 3215 strike out "49,660.00" and insert in lieu thereof "47,940.00"

After line 3218 insert "Extension Teaching.....2,000.00"; insert adding line; insert "Total.....2,200.00"

In line 3219 strike out "53,660.00" and insert in lieu thereof "53,940.00"

After line 3243 insert "Linoleum for Boys' Dormitory....1,250.00"

In line 3245 strike out "3,400.00" and insert in lieu thereof "4,650.00"

After line 3251 insert "Teaching Service Wilberforce University.....5,000.00"

In line 3253 strike out "4,070.00" and insert in lieu thereof "9,070.00"

In line 3260 strike out "27,553.00" and insert in lieu thereof "33,803.00"

In line 3262 strike out "81,213.00" and insert in lieu thereof "87,743.00"

In line 3327 strike out "1,000.00" and insert in lieu thereof "1,100.00"

In line 3329 strike out "1,600.00" and insert in lieu thereof "1,680.00"

In line 3330 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 3331 strike out "1,440.00" and insert in lieu thereof "1,680.00"

In line 3332 strike out "1,200.00" and insert in lieu thereof "1,300.00"

In line 3334 strike out "900.00" and insert in lieu thereof "1,200.00"

In line 3335 strike out "1,800.00" and insert in lieu thereof "2,400.00"

In line 3336 strike out "900.00" and insert in lieu thereof "1,080.00"

In line 3337 strike out "1,680.00" and insert in lieu thereof "2,040.00"

In line 3340 strike out "23,860.00" and insert in lieu thereof "26,060.00"

After line 3351 insert "E Equipment —

E 9 General Plant.....2,000.00"

In line 3355 strike out "11,000.00" and insert in lieu thereof "10,000.00"

In line 3359 strike out "12,260.00" and insert in lieu thereof "11,260.00"

In line 3360 strike out "19,475.00" and insert in lieu thereof "20,475.00"

In line 3362 strike out "43,335.00" and insert in lieu thereof "46,535.00"

In line 3366 strike out "1,300.00" and insert in lieu thereof "1,400.00"

In line 3367 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 3368 strike out "720.00" and insert in lieu thereof "1,000.00"

In line 3369 strike out "900.00" and insert in lieu thereof "1,000.00"

In line 3370 strike out "1,440.00" and insert in lieu thereof "1,800.00"

In line 3371 strike out "4,320.00" and insert in lieu thereof "5,400.00"

In line 3373 strike out "9,580.00" and insert in lieu thereof "11,600.00"

In line 3392 strike out "16,055.00" and insert in lieu thereof "18,075.00"

In line 3398 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 3412 strike out "900.00" and insert in lieu thereof "1,260.00"

In line 3414 strike out the numeral "5" and insert in lieu thereof "6" and strike out "4,560.00" and insert in lieu thereof "5,400.00"

Strike out line 3418.

In line 3419 strike out "30,000.00" and insert in lieu thereof "35,000.00"

In line 3421 strike out "1,681,220.00" and insert in lieu thereof "1,690,000.00"

In line 3423 strike out "1,828,820.00" and insert in lieu thereof "1,842,800.00"

In line 3427 strike out "1,933,820.00" and insert in lieu thereof "1,947,800.00"

In line 3432 strike out "500,000.00" and insert in lieu thereof "475,000.00"

In line 3440 strike out "2,618,000.00" and insert in lieu thereof "2,593,000.00"

After line 3465 insert "Advertising Sale of Cattle..... 1,000.00"

In line 3467 strike out "254,000.00" and insert in lieu thereof "255,-000.00"

In line 3474 strike out "3,763,017.50" and insert in lieu thereof "3,739,017.50"

In line 3476 strike out "5,686,837.50" and insert in lieu thereof "5,686,817.50"

In line 3481 strike out "1,400.00" and insert in lieu thereof "1,-600.00"

In line 3482 strike out "1,000.00" and insert in lieu thereof "1,-300.00"

In line 3491 strike out "1,800.00" and insert in lieu thereof "2,-100.00"

In line 3493 strike out "1,600.00" and insert in lieu thereof "1,-800.00"

In line 3494 strike out "1,500.00" and insert in lieu thereof "1,-600.00"

In line 3495 strike out "22,550.00" and insert in lieu thereof "25,-200.00"

In line 3496 strike out "1,800.00" and insert in lieu thereof "2,-000.00"

In line 3499 strike out "1,140.00" and insert in lieu thereof "1,260.00"

After line 3506 insert "Chief Bureau Agricultural Statistics..... 600.00"

In line 3507 strike out "960.00" and insert in lieu thereof "1,020.00"

In line 3512 strike out "97,550.00" and insert in lieu thereof "103,-180.00"

In line 3515 strike out "115,750.00" and insert in lieu thereof "121,-380.00"

In line 3555 strike out "236,623.00" and insert in lieu thereof "149,-883.00"

In line 3562 strike out "65,000.00" and insert in lieu thereof "60,-000.00"

In line 3568 strike out "85,070.00" and insert in lieu thereof "78,-000.00"

In line 3568 strike out "85,070.00" and insert in lieu thereof "78,-070.00"

In line 3569 strike out "416,833.00" and insert in lieu thereof "323,-093.00"

In line 3571 strike out "532,583.00" and insert in lieu thereof "444,-473.00"

In line 3577 strike out "1,200.00" and insert in lieu thereof "1,350.00"

In line 3578 strike out "6,000.00" and insert in lieu thereof "6,750.00"

In line 3579 strike out "4,800.00" and insert in lieu thereof "5,400.00"

In line 3580 strike out "10,800.00" and insert in lieu thereof "13,-500.00"

In line 3581 strike out "1,200.00" and insert in lieu thereof "1,350.00"

In line 3582 strike out "1,500.00" and insert in lieu thereof "1,650.00"

In line 3583 strike out "1,200.00" and insert in lieu thereof "1,350.00"

After line 3586 insert "Messenger..... 840.00"

In line 3588 strike out "33,300.00" and insert in lieu thereof "38,-790.00"

In line 3590 strike out "35,000.00" and insert in lieu thereof "40,-490.00"

In line 3611 strike out "57,725.00" and insert in lieu thereof "63,-
215.00"

After line 3615 insert "Assistant Chief Warden..... 1,800.00"

Strike out line 3618 and insert "2 Grade III Stenographers.....
..... 1,740.00"

After line 3624 insert

"Captain Patrol Boats..... 1,200.00

"Engineer Patrol Boat..... 1,080.00

"Fireman Patrol Boat..... 900.00

"Deckhand Patrol Boat..... 900.00"

Strike out line 3625

In line 3627 strike out "4,000.00" and insert in lieu thereof "4,020.00"

In line 3631 strike out "2,880.00" and insert in lieu thereof "3,000.00"

In line 3633 strike out "81,020.00" and insert in lieu thereof "86,-
800.00"

In line 3641 insert the word "Securing" before the word "Game"

In line 3642 strike out "98,020.00" and insert in lieu thereof "103,-
800.00"

In line 3681 strike out "182,507.40" and insert in lieu thereof "188,-
287.40"

In line 3686 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 3703 strike out "14,115.00" and insert in lieu thereof "14,-
315.00"

In line 3707 strike out "14,215.00" and insert in lieu thereof "14,-
415.00"

After line 3723 insert "Exploration and Field Work..... 500.00"

In line 3725 strike out "5,333.00" and insert in lieu thereof "5,833.00"

In line 3726 strike out "5,808.00" and insert in lieu thereof "6,308.00"

In line 3728 strike out "20,023.00" and insert in lieu thereof "20,-
723.00"

In line 3738 strike out "9,480.00" and insert in lieu thereof "10,-
380.00"

In line 3741 strike out "28,320.00" and insert in lieu thereof "29,-
220.00"

In line 3750 strike out "90,820.00" and insert in lieu thereof "91,-
720.00"

In line 3771 strike out "98,578.06" and insert in lieu thereof "99,-
478.06"

In line 3778 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 3779 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 3788, strike out "2,400.00" and insert in lieu thereof
"2,600.00"

In line 3789, strike out "4,200.00" and insert in lieu thereof
"4,500.00"

In line 3800, strike out "62,750.00" and insert in lieu thereof
"63,950.00"

In line 3804, strike out "65,750.00" and insert in lieu thereof
"66,950.00"

In line 3820, strike out "70,225.00" and insert in lieu thereof
"71,425.00"

In line 3836, strike out "800.00" and insert in lieu thereof
"1,200.00"

In line 3847, strike out "3,075.00" and insert in lieu thereof "3,475.00"

In line 3849, strike out "17,075.00" and insert in lieu thereof "17,475.00"

In line 3866, strike out "5,000.00" and insert in lieu thereof "3,500.00"

In line 3868, strike out "5,200.00" and insert in lieu thereof "3,700.00"

In line 3869, strike out "74,720.00" and insert in lieu thereof "73,220.00"

In line 3878, strike out "22,000.00" and insert in lieu thereof "23,500.00"

In line 3883, strike out "26,062.00" and insert in lieu thereof "27,562.00"

In line 3890, strike out "29,660.00" and insert in lieu thereof "31,160.00"

In line 3892, strike out "104,380.00" and insert in lieu thereof under the column headed "Appropriations" "104,380.00"

In line 3902, strike out "6,720.00" and insert in lieu thereof "7,800.00"

In line 3911, strike out "21,760.00" and insert in lieu thereof "22,840.00"

In line 3917, strike out "22,045.00" and insert in lieu thereof "23,125.00"

In line 3953, strike out "61,270.00" and insert in lieu thereof "62,350.00"

In line 3962, strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 3965, strike out "32,900.00" and insert in lieu thereof "33,200.00"

In line 3981, strike out "43,870.00" and insert in lieu thereof "44,170.00"

In line 3990, strike out "2,700.00" and insert in lieu thereof "3,000.00"

In line 3991, strike out "1,500.00" and insert in lieu thereof "1,560.00"

In line 3995, strike out "3,000.00" and insert in lieu thereof "3,600.00"

After line 3996, insert "Assistant Supervisor of Boarding Home, 900.00"

In line 3997, strike out the numeral "10" and insert in lieu thereof "16" and strike out "12,000.00" and insert in lieu thereof "19,900.00"

After line 3997, insert "Special Nurse 900.00"

After line 3998, insert "Telephone Operator 660.00"

After line 3999, insert "Grade I Typist 1,020.00"

In line 4003, strike out "47,700.00" and insert in lieu thereof "60,040.00"

In line 4011, strike out "58,600.00" and insert in lieu thereof "70,940.00"

In line 4028, strike out "200.00" and insert in lieu thereof "300.00"

In line 4032 strike out "18,000.00" and insert in lieu thereof "22,000.00"

In line 4036 strike out "19,115.00" and insert in lieu thereof "23,215.00"

In line 4042 strike out "27,002.00" and insert in lieu thereof "31,102.00"

In line 4044 strike out "85,602.00" and insert in lieu thereof "102,042.00"

In line 4109 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4112 strike out "1,225.00" and insert in lieu thereof "1,425.00"

In line 4115 strike out "3,225.00" and insert in lieu thereof "3,425.00"

In line 4127 strike out "4,245.00" and insert in lieu thereof "4,445.00"

Strike out line 4130 and insert "F Contract and Open Order Service—"

Strike out line 4131 and insert "F 9 General Plant"

In line 4198 strike out "1,500.00" and insert in lieu thereof "1,680.00"

In line 4201 strike out "7,600.00" and insert in lieu thereof "7,780.00"

In line 4203 strike out "8,800.00" and insert in lieu thereof "8,980.00"

In line 4219 strike out "10,025.00" and insert in lieu thereof "10,205.00"

Strike out line 4255

In line 4257 strike out "2,700.00" and insert in lieu thereof "200.00"

In line 4258 strike out "172,410.00" and insert in lieu thereof "169,910.00"

After line 4298 insert "H 6 Rent 1,500.00"

In line 4302 strike out "150.00" and insert in lieu thereof "1,650.00"

In line 4304 strike out the comma after "feeding"

In line 4306, strike out "61,375.00" and insert in lieu thereof "62,875.00"

In line 4308 strike out "233,785.00" and insert in lieu thereof "232,785.00"

In line 4312 strike out "3,000.00" and insert in lieu thereof "4,500.00"

In line 4313 strike out "3,300.00" and insert in lieu thereof "4,000.00"

After line 4313 insert "Chief Assistant 2,400.00"

In line 4316 strike out "34,250.00" and insert in lieu thereof "40,500.00"

After line 4317 insert "Water Supply Engineer..... 1,600.00"

In line 4318 strike out the Roman numeral "II" and insert in lieu thereof "I" and strike out "1,500.00" and insert in lieu thereof "1,800.00"

Strike out line 4321 and insert "2 Grade II Stenographers 2,160.00"

After line 4321 insert "Record Clerk 1,080.00"

In line 4323 strike out "53,750.00" and insert in lieu thereof "68,840.00"

In line 4332 strike out "58,000.00" and insert in lieu thereof "73,090.00"

In line 4344 strike out "18,000.00" and insert in lieu thereof "20,000.00"

In line 4348 strike out "21,297.00" and insert in lieu thereof "23,297.00"

In line 4352 strike out "28,685.00" and insert in lieu thereof "30,685.00"

In line 4354 strike out "86,685.00" and insert in lieu thereof "103,775.00"

In line 4359 strike out "1,700.00" and insert in lieu thereof "2,000.00"

In line 4362, strike out "4,380.00" and insert in lieu thereof "4,580.00"

In line 4368 strike out "6,305.00" and insert in lieu thereof "6,505.00"

In line 4382 strike out "250.00" and insert in lieu thereof "150.00"

In line 4387 strike out "2,110.00" and insert in lieu thereof "2,010.00"

In line 4388 strike out "2,485.00" and insert in lieu thereof "2,385.00"

In line 4390 strike out "8,790.00" and insert in lieu thereof "8,890.00"

In line 4414 strike out the Roman numeral "I" and insert in lieu thereof "II"

Strike out line 4415 and insert "11 Grade III Stenographers9,660.00"

In line 4421 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 4446 strike out "117,980.00" and insert in lieu thereof "117,540.00"

Strike out lines 4457, 4458, 4459 and 4460

In line 4466 strike out "35,800.00" and insert in lieu thereof "10,800.00"

In line 4467, strike out "155,380.00" and insert in lieu thereof "129,940.00"

After line 4491 insert "All monies appropriated by the U. S. Government under the Chamberlain-Kahn act and.....25,000.00"

In line 4493 strike out "26,600.00" and insert in lieu thereof "51,600.00"

In line 4494 strike out "40,700.00" and insert in lieu thereof "65,700.00"

In line 4496 strike out "196,080.00" and insert in lieu thereof "195,640.00"

In line 4500 strike out "4,000.00" and insert in lieu thereof "5,000.00"

In line 4501 strike out "9,000.00" and insert in lieu thereof "9,900.00"

In line 4502 strike out "38,640.00" and insert in lieu thereof "46,750.00"

In line 4507 strike out "2,000.00" and insert in lieu thereof "2,500.00"

In line 4516 strike out "92,960.00" and insert in lieu thereof "103,470.00"

In line 4519 strike out "101,460.00" and insert in lieu thereof "111,970.00"

In line 4553 strike out "3,151,610.00" and insert in lieu thereof "3,162,120.00"

In line 4560 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 4569 strike out "5,700.00" and insert in lieu thereof "5,880.00"

In line 4579 strike out "2,200.00" and insert in lieu thereof "2,400.00"

In line 4581 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 4585 strike out "4,600.00" and insert in lieu thereof "5,600.00"

In line 4587 strike out "6,000.00" and insert in lieu thereof "6,600.00"

In line 4588 strike out "9,000.00" and insert in lieu thereof "9,750.00"

In line 4590 strike out "7,900.00" and insert in lieu thereof "10,000.00"

In line 4591 strike out "5,400.00" and insert in lieu thereof "7,500.00"

In line 4593 strike out the numeral "2" and insert in lieu thereof "3" and strike out "3,120.00" and insert in lieu thereof "4,680.00"

After line 4602 insert "Claim Investigator..... 1,200.00"

Strike out line 4611 to 4628 inclusive.

After line 4610 insert "Salaries Free Employment Agencies..... 40,000.00"

Strike out line 4646.

In line 4654 strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 4655 strike out "15,000.00" and insert in lieu thereof "17,000.00"

In line 4656 strike out "1,500.00" and insert in lieu thereof "1,700.00"

In line 4657 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4660 strike out "2,000.00" and insert in lieu thereof "2,200.00"

In line 4661 strike out "14,400.00" and insert in lieu thereof "16,000.00"

In line 4668 strike out "4,500.00" and insert in lieu thereof "6,000.00"

In line 4669 strike out "2,100.00" and insert in lieu thereof "2,400.00"

In line 4674 strike out "516,170.00" and insert in lieu thereof "543,750.00"

In line 4683 strike out "520,020.00" and insert in lieu thereof "547,600.00"

In line 4711 strike out "21,800.00" and insert in lieu thereof "38,792.00"

In line 4714 strike out "22,100.00" and insert in lieu thereof "39,092.00"

In line 4715 strike out "155,525.00" and insert in lieu thereof "172,517.00"

In line 4717 strike out "675,545.00" and insert in lieu thereof "720,117.00"

In line 4725 strike out "1,800.00" and insert in lieu thereof "2,200.00"

In line 4733 strike out "30,700.00" and insert in lieu thereof "31,100.00"

In line 4740 strike out "31,900.00" and insert in lieu thereof "32,300.00"

In line 4766 strike out "387,070.00" and insert in lieu thereof "387,470.00"

In line 4839 strike out "1,500.00" and insert in lieu thereof "1,800.00"

In line 4841 strike out "1,020.00" and insert in lieu thereof "1,140.00"

In line 4844 strike out "4,260.00" and insert in lieu thereof "4,680.00"

In line 4847 strike out "5,760.00" and insert in lieu thereof "6,180.00"

In line 4867 strike out "6,945.00" and insert in lieu thereof "7,365.00"

In line 4872 strike out "1,200.00" and insert in lieu thereof "1,500.00"

In line 4879 strike out "15,200.00" and insert in lieu thereof "15,500.00"

In line 4882 strike out "15,600.00" and insert in lieu thereof "15,900"

In line 4903 strike out "20,925.00" and insert in lieu thereof "21,225.00"

In line 4968 strike out "1,000.00" and insert in lieu thereof "1,200.00"

In line 4969 strike out "10,700.00" and insert in lieu thereof "10,900.00"

In line 4984 strike out "2,300.00" and insert in lieu thereof "2,600.00"

In line 4988 strike out "2,640.00" and insert in lieu thereof "2,940.00"

In line 4995 strike out "3,670.00" and insert in lieu thereof "3,970.00"

In line 4997 strike out "14,370.00" and insert in lieu thereof "14,870.00"

In line 5009 strike out "600.00" and insert in lieu thereof "1,900.00"

In line 5017 strike out "5,915.00" and insert in lieu thereof "7,115.00"

In line 5029 strike out "Expense" and insert in lieu thereof "Expenses"; strike out "600.00" and insert in lieu thereof "800.00"

In line 5033 strike out "803.00" and insert in lieu thereof "1,003.00"

In line 5037 strike out "1,313.50" and insert in lieu thereof "1,513.50"

In line 5039 strike out "7,228.50" and insert in lieu thereof "8,628.50"

Strike out line 5048 and insert "F 8 Contingencies — Uses and Purposes..... 250,000.00"

In line 5060 strike out "400,000.00" and insert in lieu thereof "600,000.00"

After line 5064 insert

"HEADQUARTERS SPANISH AMERICAN WAR VETERANS.

Maintenance —

F Contract and Open Order Service —

F 9 General Plant 1,500.00"

In line 5114 strike out "20,000.00" and insert in lieu thereof "46,-
765.00"

In line 5117 strike out "34,800.00" and insert in lieu thereof "61,-
565.00"

In line 5120 strike out "84,800.00" and insert in lieu thereof
"111,565.00"

In line 5122 strike out "449,947.10" and insert in lieu thereof "476,-
712.10"

After line 5154 insert "Clerk..... 840.00"; adding line: "Total
..... 1,340.00"

In line 5160 strike out "3,000.00" and insert in lieu thereof "3,840.00"

In line 5163 strike out "150.00" and insert in lieu thereof "250.00"

In line 5166 strike out "175.00" and insert in lieu thereof "275.00"

In line 5174 strike out "875.00" and insert in lieu thereof "675.00"

After line 5174 insert "H Fixed Charges and Contributions — H 6
Rent..... 300.00"

In line 5175 strike out "950.00" and insert in lieu thereof "1,350.00"

In line 5177 strike out "3,950.00" and insert in lieu thereof "5,190.00"

After line 5177 insert

"OHIO PENITENTIARY COMMISSION.

Maintenance —

F Contract and Open Order Service —

F 9 General Plant 750.00"

In line 5200 strike out "1,500.00" and insert in lieu thereof "2,500.00"

In line 5204 strike out "1,660.00" and insert in lieu thereof "2,660.00"

In line 5207 strike out "2,385.00" and insert in lieu thereof "3,385.00"

In line 5209 strike out "8,200.00" and insert in lieu thereof "9,200.00"

After line 5224 insert an adding line.

In line 5247 strike out "1,800.00" and insert in lieu thereof "1,900.00"

In line 5250 strike out "8,424.00" and insert in lieu thereof "6,882.00"

In line 5251 strike out "2,400.00" and insert in lieu thereof "2,580.00"

In line 5252 strike out "1,140.00" and insert in lieu thereof "1,-
290.00"

In line 5253 strike out "1,140.00" and insert in lieu thereof "1,-
290.00"

In line 5254 strike out "1,200.00" and insert in lieu thereof "1,-
290.00"

In line 5255 strike out "1,200.00" and insert in lieu thereof "1,-
290.00"

In line 5256 strike out "1,200.00" and insert in lieu thereof "1,-
290.00"

In line 5257 strike out "1,080.00" and insert in lieu thereof "1,-
200.00"

In line 5258 strike out "11,754.00" and insert in lieu thereof "12,-
060.00"

In line 5259 strike out "1,000.00" and insert in lieu thereof "1,-090.00"

In line 5260 strike out "720.00" and insert in lieu thereof "810.00"

In line 5261 strike out "720.00" and insert in lieu thereof "810.00"

In line 5263 strike out "35,500.00" and insert in lieu thereof "35,-504.00"

In line 5283 strike out "53,014.00" and insert in lieu thereof "53,-018.00"

In line 5339 strike out "1,000.00" and insert in lieu thereof "3,-000.00"

In line 5342 strike out "21,600.00" and insert in lieu thereof "23,-600.00"

In line 5348 strike out "24,850.00" and insert in lieu thereof "26,-850.00"

After line 5348 insert adding line

In line 5349 strike out "186,150.00" and insert in lieu thereof "188,-150.00"

After line 5356 insert "Assistant Clerk.....1,800.00"

In line 5338 strike out "840.00" and insert in lieu thereof "900.00"

After line 5358 insert "Stenographer for Lieutenant Governor and Senators.....1,200.00"

After line 5358 insert "Stenographer.....1,200.00"

Strike out line 5360 and insert "Total".....50,200.00"

In line 5375 strike out "63,400.00" and insert in lieu thereof "67,-660.00"

In line 5401 strike out "77,500.00" and insert in lieu thereof "81,-760.00"

In line 5407 strike out "2,000.00" and insert in lieu thereof "2,-200.00"

In line 5408 strike out "2,200.00" and insert in lieu thereof "2,-300.00"

Strike out line 5411 and insert "Cashier.....'....2,000.00"

Strike out line 5418 and insert "2 Grade I Typists.....2,160.00"

In line 5420 strike out "600.00" and insert in lieu thereof "700.00"

Strike out lines 5422 and 5423

In line 5424 strike out "31,890.00" and insert in lieu thereof "31,-570.00"

In line 5443 strike out adding line from "Items" column and insert in "Appropriations" column.

In line 5444 strike out "68,250.00" and insert in lieu thereof "67,-930.00"

In line 5449 strike out "1,800.00" and insert in lieu thereof "1,-980.00"

In line 5450, strike out "1,800.00" and insert in lieu thereof "1,980.00"

In line 5451, strike out "1,560.00" and insert in lieu thereof "1,800.00"

In line 5452, strike out "Grade II Clerk 1,260.00" and insert "3 Grade II Clerks 3,420.00"

Strike out line 5453 and insert "3 Grade III Clerks.....2,580.00"

Strike out line 5454.

Strike out line 5455 and insert "2 Grade II Stenographers 2,160.00"

Strike out line 5458 and insert "2 Inspectors 2,400.00"

In line 5459, strike out "780.00" and insert in lieu thereof "900.00"

In line 5461, strike out "19,380.00" and insert in lieu thereof "24,660.00"

In line 5467, strike out "25,380.00" and insert in lieu thereof "30,660.00"

In line 5486, strike out "167,930.00" and insert in lieu thereof "173,210.00"

In line 5549, strike out "1,200.00" and insert in lieu thereof "1,320.00"

In line 5550, strike out "Grade III Stenographer 900.00" and insert in lieu thereof "2 Grade III Stenographers 1,800.00"

In line 5553, strike out "2,500.00" and insert in lieu thereof "2,750.00"

Strike out line 5554 and insert "7 Examiners. 14,000.00"

After line 5554 insert "Accountant 2,000.00"

In line 5556, strike out "Assistant"

In line 5557, strike out "Assistant"

Strike out line 5558, and insert "2 Assistant Examiners. . . 3,000.00"

In line 5561, strike out "34,800.00" and insert in lieu thereof "41,570.00"

In line 5566, strike out "35,025.00" and insert in lieu thereof "41,795.00"

Strike out line 5577 and insert "F 6 Traveling Expense. . . 11,500.00"

In line 5581, strike out "11,120.00" and insert in lieu thereof "12,120.00"

In line 5589, strike out "14,165.00" and insert in lieu thereof "15,165.00"

In line 5591, strike out "49,190.00" and insert in lieu thereof "56,960.00"

In line 5681, strike out "1,800.00" and insert in lieu thereof "2,000.00"

In line 5688, strike out "2,700.00" and insert in lieu thereof "3,060.00"

In line 5690, strike out "20,240.00" and insert in lieu thereof "20,800.00"

In line 5692, strike out "20,370.00" and insert in lieu thereof "20,930.00"

In line 5713, strike out "1,000.00" and insert in lieu thereof "1,150.00"

In line 5717, strike out "1,511.00" and insert in lieu thereof "1,661.00"

In line 5720 strike out "5,513.00" and insert in lieu thereof "5,663.00"

In line 5722 strike out "25,883.00" and insert in lieu thereof "26,593.00"

In line 5753 strike out "1,500.00" and insert in lieu thereof "1,600.00"

In line 5755 strike out "8,500.00" and insert in lieu thereof "8,600.00"

In line 5769 strike out "8,925.00" and insert in lieu thereof "9,025.00"

Strike out line 5783 and insert "3 Grade II Stenographers 3,480.00"

In line 5788 strike out "43,280.00" and insert in lieu thereof "44,300.00"

In line 5792 strike out "44,030.00" and insert in lieu thereof "45,050.00"

In line 5807 strike out "50,760.00" and insert in lieu thereof "51,840.00"

In line 5817 strike out "1,980.00" and insert in lieu thereof "2,100.00"

In line 5819 strike out "3 Grade II Clerks 4,140.00" and insert "3 Grade II Clerks 4,860.00"

In line 5821 strike out "900.00" and insert in lieu thereof "960.00"

Strike out lines 5823 and 5824.

In line 5825 strike out "28,960.00" and insert in lieu thereof "28,860.00"

In line 5844 strike out "35,910.00" and insert in lieu thereof "35,810.00"

After line 5869 insert "Investigating Issues of Securities 2,500.00"

After line 5871 insert an adding line; Total 5,800.00"

In line 5872 strike out "75,190.00" and insert in lieu thereof "77,690.00"

In line 5890 strike out "89,350.00" and insert in lieu thereof "91,850.00"

After line 5893 insert "2 Grade III Engineers.....3,840.00"

Strike out line 5894 and insert "18 Grade IV Engineers..... 32,460.00"

In line 5898 strike out "51,490.00" and insert in lieu thereof "51,790.00"

In line 5901 strike out "53,490.00" and insert in lieu thereof "53,790.00"

In line 5925 strike out "66,465.00" and insert in lieu thereof "66,765.00"

In line 5936 strike out "1,140.00" and insert in lieu thereof "1,200.00"

In line 5943 strike out "44,230.00" and insert in lieu thereof "44,290.00"

In line 5945 strike out "74,230.00" and insert in lieu thereof "74,290.00"

In line 5968 strike out "3,535.00" and insert in lieu thereof "5,535.00"

In line 5969 strike out "10,035.00" and insert in lieu thereof "12,035.00"

In line 5971 strike out "84,265.00" and insert in lieu thereof "86,325.00"

After line 5975 insert "Dean 2,750.00"

In line 5976 after "Women" insert "-12 months"

In line 5980 strike out "1,740.00" and insert in lieu thereof "1,680.00"

In line 5982 after "Buildings" insert "and Grounds"

In line 5982 strike out "780.00" and insert in lieu thereof "900.00"

In line 5990 strike out "47,050.00" and insert in lieu thereof "49,250.00"

In line 5992 strike out "69,450.00" and insert in lieu thereof "74,460.00"

After line 5996 insert "Critic Teachers — Part time.....1,500.00"
In line 5999 strike out "13,552.00" and insert in lieu thereof "15,-
052.00"
In line 6001 strike out "83,142.00" and insert in lieu thereof "89,-
652.00"
In line 6023 strike out "300.00" and insert in lieu thereof "600.00"
In line 6030 strike out "5,350.00" and insert in lieu thereof "5,650.00"
In line 6032 strike out "19,716.00" and insert in lieu thereof "20,-
016.00"
Strike out line 6033 to 6040 inclusive
In line 6042 strike out "102,858.00" and insert in lieu thereof "109,-
668.00"
In line 6047 after "President" insert "-12 months"
After line 6047 insert "Dean of Women—12 months.....1,600.00"
After line 6048 insert "Professor of Agriculture.....2,500.00"
Strike out line 6053
After line 6058 insert "Teamster.....720.00"
After line 6060 insert "Professors, Instructors and Other Em-
ployes59,850.00"

	Total	89,120.00
A 2	Wages —	
	Student Assistants	1,152.00
	Labor	900.00
	Summer School	16,000.00"

In line 6064 strike out "103,212.00" and insert in lieu thereof
"107,312.00"
In line 6099 strike out "128,067.00" and insert in lieu thereof
"132,167.00"
In line 6122 strike out "4,500" and insert in lieu thereof "450.00"
In line 6204 strike out "132,550.00" and insert in lieu thereof
"135,500.00"
In line 6206 strike out "183,670.00" and insert in lieu thereof
"186,620.00"
In line 6213 strike out "204,670.00" and insert in lieu thereof
"207,620.00"
In line 6252 strike out "245,020.00" and insert in lieu thereof
"247,970.00"
In line 6263 strike out "978,200.00" and insert in lieu thereof
"1,025,320.00"
In line 6265 strike out "1,000,000.00" and insert in lieu thereof
"1,047,120.00"
In line 6273 strike out "1,094,405.00" and insert in lieu thereof
"1,141,525.00"
In line 6298 strike out "5,000.00" and insert in lieu thereof
"15,000.00"
In line 6301 strike out "10,000.00" and insert in lieu thereof "40,-
000.00"
In line 6304 strike out "32,550.00" and insert in lieu thereof "72,-
550.00"
In line 6311 strike out "4,000.00" and insert in lieu thereof "5,000.00"
In line 6312 strike out "25,000.00" and insert in lieu thereof "40,-
000.00"

After line 6312 insert "Engineering Experiment Station. . 10,000.00"

Strike out lines 6313 to 6319 inclusive

In line 6321 strike out "56,100.00" and insert in lieu thereof "82,-
000.00"

In line 6323 strike out "530.00" and insert in lieu thereof "1,830.00"

In line 6326 strike out "655.00" and insert in lieu thereof "1,955.00"

In line 6328 strike out "226.405.00" and insert in lieu thereof "293,-
705.00"

In line 6330 strike out "1,320,810.00" and insert in lieu thereof "1,-
435,230.00"

In line 6352 strike out "47,950.00" and insert in lieu thereof "63,-
850.00"

In line 6355 strike out "113,001.33" and insert in lieu thereof "128,-
901.33"

After line 6357 insert "Other..... 1,000.00"

Total 8,000.00"

In line 6360 strike out the adding line

In line 6361 strike out "120,751.33" and insert in lieu thereof "137,-
651.33"

In line 6372 strike out "500.00" and insert in lieu thereof "2,500.00"

In line 6374 strike out "800.00" and insert in lieu thereof "2,800.00"

In line 6382 strike out the adding line

In line 6383 strike out "30,350.00" and insert in lieu thereof "32,-
350.00"

In line 6385 strike out "151,101.33" and insert in lieu thereof "170,-
001.33"

In line 6392 strike out "1,000.00" and insert in lieu thereof "1,080.00"

In line 6393 strike out "1,000.00" and insert in lieu thereof "1,200.00"
and insert after "Clerk" "and Storekeeper"

Strike out line 6402

In line 6405 strike out "49,660.00" and insert in lieu thereof "47,-
940.00"

After line 6408 insert "Extension Teaching..... 2,000.00"

Total 2,200.00"

In line 6409 strike out "53,660.00" and insert in lieu thereof "53,-
940.00"

After line 6441 insert "Teaching Service Wilberforce University. . .
. . . 5,000.00"

In line 6443 strike out "4,070.00" and insert in lieu thereof "9,070.00"

In line 6450 strike out "27,553.00" and insert in lieu thereof "32,-
553.00"

In line 6452 strike out "81,213.00" and insert in lieu thereof "86,-
493.00"

In line 6461 strike out "20,00000" and insert "20,000.00"

After line 6461 insert

"BOYS INDUSTRIAL SCHOOL

G 2 Buildings —

Wing for Contagion Hospital..... 25,000.00"

In line 6468 strike out "Slaughter House" and insert in lieu thereof
"Hog Feeding Building"

In line 6471 strike out "90,000.00" and insert in lieu thereof "88,000.00"

Strike out line 6473.

In line 6476 strike out "Orient" and insert "600 Patients"

Strike out lines 6477 and 6478

After line 6481 insert

"BUREAU OF JUVENILE RESEARCH.

G 2 Buildings —

Hospital.....25,000.00"

Strike out line 6492 and 6493.

Strike out line 6500.

Strike out line 6508.

Strike out line 6513 and 6514.

In line 6522 strike out "maain" and insert "main"

After line 6527 insert "X-Ray Equipment..... 1,000.00"

After line 6536 insert "Dental Equipment..... 500.00"

Strike out line 6544.

Strike out lines 6549 and 6550.

In line 6559 strike out "1,800.00" and insert in lieu thereof 250.00"

Strike out line 6566.

Strike out lines 6577 and 6578.

In line 6593 strike out "350.00" and insert in lieu thereof "2,500.00"

After line 6593 insert "Roads..... 250.00"

After line 6594 insert "G 31 Capital Equipment —

2-250 H. P. Boilers and Equipment..... 20,000.00"

Strike out lines 6595 and 6596.

Strike out line 6605 and insert "Fluoroscope..... 1,000.00"

Strike out lines 6610, 6611 and 6612.

After line 6616 insert "2-250 H. P. Boilers and Equipment..... 43,000.00"

In line 6620, strike out "1,125,300.00" and insert in lieu thereof "1,086,850.00"

Strike out lines 6669 to 6674 inclusive.

In line 6684 strike out "600.00" and insert in lieu thereof "950.00"

In line 6702 strike out "1,353,300.00" and insert in lieu thereof "2,255,500.00"

In line 6705 strike out "3,759,900.00" and insert in lieu thereof "6,466,500.00"; strike out "5,113,200.00" and insert "8,722,000.00"

After line 6720 insert

"OHIO NATIONAL GUARD.

G 2 Buildings —

To construct and equip an armory building in the City of Youngstown, Ohio

100,000 00

Provided, however, that the above shall not be available until the citizens of Youngstown shall have deeded to the State of Ohio a lot suitable for a site for such armory, and until the Adjutant General of Ohio shall have accepted the same; and provided, further, that the above amount shall not be available until the

citizens of Youngstown shall have contributed \$100,000.00 toward the construction and equipment of such armory.

To construct and equip an armory at New Lexington, Ohio

30,000 00

Provided, however, that the same shall not be available until the citizens of New Lexington shall have deeded to the State of Ohio a lot suitable for a site for such armory; and provided, further that the citizens of New Lexington shall furnish all equipment not needed for military purposes."

After line 6725 insert

"OHIO PENITENTIARY COMMISSION.

G 32 Other Capital Outlay —

Drainage, roads, railway spur, etc. 50,000 00"

In line 6754 strike out "500.00" and insert "1,000.00"

In line 6756 strike out "5,800.00" and insert in lieu thereof "6,300.00"

After line 6756 insert "Supreme Court and Law Library, Additions and Betterments—G 31 Capital Equipment..... 100.00"

In line 6776 strike out "1,500.00" and insert in lieu thereof "500.00"

After line 6785 insert "For widening and deepening the channel in Buckeye Lake from Thornport to Avondale Lake and for dredging a channel from Avondale Lake to Cranberry Lake..... 4,000.00"

In line 6787 strike out "7,190.00" and insert in lieu thereof "10,190.00"

Strike out line 6807.

In line 6811 strike out "10,000.00" and insert in lieu thereof "5,000.00"

In line 6813 strike out "44,000.00" and insert in lieu thereof "36,500.00"

In line 6822 strike out "3,500.00" and insert in lieu thereof "1,750.00"

In line 6823 strike out "1,000.00" and insert in lieu thereof "500.00"

In line 6825 strike out "7,800.00" and insert in lieu thereof "5,550.00"

Strike out lines 6835, 6836, 6837

In line 6839 strike out "26,745.00" and insert in lieu thereof "2,745.00"

After line 6842 insert "Addition to Chemistry Building..... 30,000.00"

After line 6844 insert "Artillery Horse Stable.....10,000.00"

In line 6851 strike out "27,500.00" and insert in lieu thereof "67,500.00"

In line 7055 strike out "preseident" and insert "president"

Strike out lines 7061 to 7065 inclusive and insert:

SECTION 10. Unexpended balances of all appropriations, made by the Eighty-second General Assembly, against which contingent liabil-

ities have been lawfully incurred, are to the extent of such liabilities only, and whether the same have been lapsed prior to the taking effect of this act with respect thereto or not, hereby appropriated and made available for the purpose of discharging such contingent liabilities and for no other purpose. Provided, that, should no contingent liabilities have been incurred against the appropriation made in House Bill 452, Eighty-second General Assembly, or against the appropriations for the use of the Ohio State University, "G 2. Structures and Parts", under the item "Addition Chemistry Building" of the item, "G 2 Buildings—

To supplement appropriation made in H. B. 452 (107 O. L.
 (51) for Women's Building..... 150,000.00
 90,000.00"

Made in House Bill 276 in an act filed in the office of the Secretary of State, March 20, 1919, then and in that event, there is hereby appropriated out of any monies in the state treasury to the credit of the general revenue fund not otherwise appropriated, the following amounts for the following purposes.

OHIO STATE UNIVERSITY.

G 2 Buildings —

Women's Building, to carry out the provision of said
 H. B. 452..... 150,000.00
 Addition to Chemistry Building..... 85,000.00"

After line 7080 insert the following:

"Section 12. Monies appropriated herein to the various normal schools for extension teaching shall be expended only upon the approval of the state superintendent of public instruction; such approval to consist in the approval of the course of study and the location of each extension center.

Section 13. This act shall not take effect until July 1, 1919".
 Strike out line 7081.

C. W. KING,
 JOHN COWAN,
 J. S. GRAHAM.

Managers on the part of the House.

H. W. DAVIS,
 T. A. BUSBEY,
 E. G. LLOYD.

Managers on the part of the Senate.

The question was, "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Ritter,
Ake,	Demuth,	Latham,	Sparks,
Archer,	Holden,	Liggitt,	Stone,
Beebe,	Holl,	Lloyd,	White,
Bellew,	Hopley,	Miller,	Whittemore,
Berry,	Jones, of Franklin,	Parrett,	Wright—27.
Busbey,	Jones, of Meigs,	Patterson,	

Mr. Wagner voted in the negative.

So the report of the Conference committee was adopted.

On leave, the following committee reports were submitted:

Mr. Latham submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill.

Am. S. B. No. 47 — Mr. Davis.

To authorize the formation and reorganization of corporations with common stock without par value.

J. E. HOLDEN,
CARL V. BEEBE,
TOM W. JONES,
H. L. JONES,

C. F. McCOY,
JOHN E. BARNES,
THOMAS W. LATHAM.

Mr. White submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 348** — Mr. Wenner, having had the same under consideration do recommend to their respective houses as follows:

We recommend that the amendments adopted by the Senate be concurred in with the following exceptions:

In line 99 as amended strike out the words "upon the petition of a majority of the "freeholders residing in the district or districts "affected" and

In line 102 after the period following the word "taken" insert: *"Such action of the county board of education shall not take effect if a majority of the qualified electors residing in the territory affected by such order shall within 30 days from the time such action is taken, file with the county board of education a written remonstrance against it."*

CHAS. A. WHITE,
T. M. NORRIS,
GEO. S. MYERS,

C. K. MILLER,
W. C. WENNER.

The question was, "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken, and resulted — yeas 23, Nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Stone,
Archer,	Holden,	Latham,	Wagner,
Beebe,	Holl,	Miller,	White,
Bellew,	Hopley,	Parrett,	Whittemore,
Berry,	Jones, of Franklin,	Ritter,	Wright—23.
Busbey,	Jones, of Meigs,	Sparks,	

Messrs. Liggitt and Patterson voted in the negative.

So the report of the Conference committee was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **H. B. No. 282** — Mr. Dunsbaugh.

To amend sections 12996, 13007-11 and 13007-12 of the General Code relating to the employment of minors.
And herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the motion pending to reconsider the vote by which **H. B. No. 282** — Mr. Dunsbaugh, was passed, be reconsidered at this time.

Which was agreed to.

The motion to reconsider the vote by which **H. B. No. 282** — Mr. Dunsbaugh, was passed, be reconsidered, was agreed to.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

At the end of line 22 after the word "of" insert "ten o'clock in the evening. In estimating such periods, the time spent at different."

In line 23 add the letter "s" to the word "employment."

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	Parrett,	Wagner,
Busbey,	Kryder,	Patterson,	White,
Holden,	Latham,	Ritter,	Whittemore,
Holl,	Liggitt,	Snyder,	Wright—24.

So the bill passed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 185 — Joint Taxation Committee.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

With the following amendment in which the concurrence of the Senate is requested:

In line 62 strike out "first" and insert "fourth" and strike out "July" and insert "September".

In line 67 strike out "second" and insert "fifth" and strike out "July" and insert "September".

In line 89 strike out "third" and insert "first" and strike out "July" and insert "October".

In line 112 strike out "twelfth" and insert "fourth day".

In line 113 strike out "August" and insert "November".

Strike out all of line 120 after the word "at" and also all of line 121 to the period, and insert in lieu thereof the following: the general election to be held on the fourth day of November, 1919.

Strike out all of lines 131, 132, 133, 134, 135, 136 and 137 and insert the following:

NOTICE OF ELECTION.

Notice is hereby given that at the general election to be held in theOhio, on Tuesday, the fourth day of November, 1919, the question whether or not bonds of said.....shall be issued in the amount of \$......for the purpose of funding a deficiency in the revenue of said.....and the levy of an additional tax of approximately.....mills for.....years shall be made to retire said bonds, will be submitted to the voters of said.....

Strike out all of lines 193, 194, 195, 196, 197, 198, 199, 200, 201 and 202.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the rules be suspended and the amendments be considered at this time. Which was agreed to.

The question was, "Shall the Senate concur in the House amendments to **Am. S. B. No. 185?**"

The yeas and nays were taken, and resulted — yeas none, nays 25, as follows:

Those who voted in the negative were: Messrs.

Agnew,	Hopley,	Miller,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Stone,
Archer,	Jones, of Meigs,	O'Brien,	Wagner,
Beebe,	Kryder,	Patterson,	White,
Bellew,	Latham,	Ritter,	Whittemore,
Berry,	Liggitt,	Snyder,	Wright—25.
Holl,			

So the Senate refused to concur in the Houses amendments.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

Mr. Wagner demanded a call of the Senate, which was duly seconded and taken, and 28 senators answered to their names.

The absentees were: Messrs. Emmert, Holl, Jones, of Franklin, Lloyd and Mettler.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Davis further proceedings under the call were dispensed with.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 185** — Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, to levy taxes in addition to all other taxes for such purpose.

And asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the request of the House for a committee of Conference on **Am. S. B. No. 185**, be acceded to.

Which was agreed to.

The President named as managers on the part of the House in matters of difference on **Am. S. B. No. 185** — The Joint Committee on Taxation, Messrs. Parrett, Whittemore and Agnew.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 162 — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

With the following amendment in which the concurrence of the Senate is requested:

In line 6 after the word "commissioner" strike out the comma and insert, "by and with the consent of the Senate."

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the rules be suspended and the amendment be considered at this time.

Which was agreed to.

The question was, "Shall the Senate concur in the House amendments to **Am. S. B. No. 162?**"

The yeas and nays were taken, and resulted — yeas 6, nays 19, as follows:

Those who voted in the affirmative were: Messrs. Beebe, Davis, Holden, Kryder, Liggitt, O'Brien—6.

Those who voted in the negative were: Messrs.

Agnew,	Demuth,	Norris,	Stone,
Ake,	Hopley,	Parrett,	Wagner,
Archer,	Jones, of Meigs,	Patterson,	Whittemore,
Beebe,	Latham,	Ritter,	Wright—19.
Berry,	Miller,	Sparks,	

So the Senate refused to concur in the House amendments.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

Am. S. B. No. 112 — Mr. Kryder.

To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township or townships to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,

HERBERT L. JONES,
C. F. McCOY,
JOHN E. BARNES.

On motion of Mr. Whittemore, the Senate recessed till 8:30 p. m. Senate met pursuant to recess.

Mr. Wright demanded a call of the Senate, which was duly seconded and taken, and 30 senators answered to their names.

The absentees were: Messrs. Agnew, Emmert and Mettler.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 536** — Mr. King.

Making general appropriations for the fiscal year beginning July 11th, 1919.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 486 — Mr. Hughes.

To amend section 1550 of the General Code, relating to compensation of official court stenographers of the court of common pleas.

H. B. No. 561 — Mr. Kay.

To amend section 3963 of the General Code, relating to charge by municipalities for water service.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time,

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 67 — Mr. Comings.

Relative to the deportation of unnaturalized foreigners guilty of carrying on propaganda subversive to the American form of government.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rules.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 53 — Mr. Davis.

To correct an error in **Am. S. B. No. 47**.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it adopted the Conference Committee report on **Am. S. B. No. 45** — Mr. Parrett.

To codify the fish and game laws of Ohio, and to repeal sections 1390 to 1465 and sections 485, 12521, 12523, 5831-1, 5831-2, 5831-3.

And requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the clerk be instructed to advise the House that the request for the return of **S. B. No. 45** — Mr. Parrett, be not complied with by reason of its having been signed by the presiding officers of both Houses and delivered to the governor.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

The governor of Ohio having returned to the House of Representatives **H. B. No. 43**, entitled An act to amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts, with his objections to the same, the House proceeded to reconsider the bill, which was passed, three-fifths of the House agreeing thereto.

I am directed by the House to communicate the said bill, the message of the governor returning the same with his objections, and the proceedings of the House thereon to the Senate.

Attest:

JOHN P. MAYNARD,
Clerk.

To the General Assembly:

I respectfully return **H. B. No. 43** which amends sections 4715 of the General Code, with my disapproval.

When we reflect upon the financial condition of many of the school districts in the state, prudence would seem to suggest that burdens should be diminished rather than added to.

JAMES M. COX,
Governor.

The question was, "Shall **H. B. No. 43** be passed notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 22, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whitemore—22.
Bisbey,	Latham,		

Those who voted in the negative were: Messrs.

Agnew,	Tones, of Franklin,	Norris,	Wagner,
Davis,	Lloyd,	Snyder,	Wright—9.
Holden,			

So the bill passed notwithstanding the objections of the governor.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 54 — Mr. Stone.

In regard to the General Assembly visiting Camp Sherman.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

Am. H. B. No. 282 — Mr. Dunspaugh.

To amend sections 12996, 13007-11 and 13007-12 of the General Code, relating to the employment of minors.

Am. H. B. No. 442 — Mr. Copeland.

To create a board of trustees of the sinking fund in the several counties of the state, define the power and duties of said boards and repeal sections 2609 to 2614 inclusive, and the act approved March 5th, 1919 (House Bill 116).

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate adjourned until Thursday, May 29, at 11 a. m.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, May 29, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 112 — Mr. Kryder.

Am. S. B. No. 47 — Mr. Davis.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

On motion of Mr. O'Brien, members absent were excused for the week.

Mr. Liggitt presented the petition of S. L. Smith and sixteen other citizens of Logan county, relative to taxation legislation.

Which was referred to the joint committee on Taxation.

Mr. Whittemore moved that the journal show that the absence of Senator Jones, of Meigs, during a part of January be excused, by reason of delay in arriving from overseas service.

Which was agreed to.

By leave, the following committee report was submitted: The report of the joint legislative committee in re-investigation of certain bribery charges.

Mr. Whittemore moved that the report of the committee be printed in the appendix and the transcript of testimony filed with the clerk.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has reconsidered the vote by which it acceded to the request of the Senate for a Committee of Conference on **Am. S. B. No. 185** — Joint Committee on Taxation, and the House then voted to refuse to accede to the request of the Senate for a Conference Committee, and renews its insistence upon its amendments.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 185** — The Joint Committee on Taxation, having had the same under consideration, report to the House that they have failed to agree upon a report on said matters of difference and ask to be relieved from further consideration of said matter.

FRANK C. PARRETT,
WM. AGNEW,
MILTON CLARK,

F. E. WHITTEMORE,
H. T. ROBINS,
E. J. HOPPLE.

Which was agreed to.

Mr. Whittemore moved that the vote by which the Senate refused to concur in the House amendments to **Am. S. B. No. 185**, be reconsidered.

Which was agreed to.

The question was, "Shall the Senate concur in House amendments to **Am. S. B. No. 185?**"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Hopley,	Miller,	Stone,
Archer,	Jones, of Meigs,	Parrett,	White,
Bellew,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—21.
Davis,			

So the Senate concurred in the House Amendments.

On leave, Mr. Whittemore submitted the following resolution:

S. J. R. No. 55 — Mr. Whittemore.

WHEREAS, A transcript of testimony taken under provision of S. J. R. No. 31 has been furnished the prosecuting attorney of Franklin county, Ohio; and

WHEREAS, Such transcript is alleged to contain evidence involving charges of criminal offenses under section 12823 of the General Code; and

WHEREAS, The grand jury of said county is to consider said alleged offenses; therefore be it

Resolved by the General Assembly of the State of Ohio, That under the lawful authority of the General Assembly, the Attorney

General be, and he is hereby directed to appear for the state, before said grand jury, and in any court wherein said cause or any like causes or proceedings may be brought; and

Be it further resolved, That duly certified copies of this resolution be, by the clerk of the Senate and the clerk of the House, delivered to the attorney general and to the prosecuting attorney of Franklin county, Ohio, immediately after its adoption.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Hopley,	Norris,	Sparks,
Archer,	Jones, of Meigs,	O'Brien,	Stone,
Bellew,	Kryder,	Parrett,	Wagner,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—25.
Demuth,			

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **H. B. No. 561** — Mr. Kay.

To amend section 3963 of the General Code relating to charges by municipalities for water service.

And requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Busbey moved that the Senate refuse to accede to the request of the House for the return of **H. B. No. 561** — Mr. Kay, which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 69 — Mr. Beetham.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the rules be suspended and the resolution be considered.

Which was agreed to.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Snyder,
Ake,	Hopley,	Norris,	Sparks,
Archer,	Jones, of Meigs,	O'Brien,	Stone,
Bellew,	Kryder,	Parrett,	Wagner,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—25.
Demuth,			

So the joint resolution was adopted.

On motion of Mr. Whittemore, the Senate recessed until 2:30.

2:30 o'clock p. m.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has ordered **H. J. R. No. 69** — Mr. Beetham, relating to adjournment to June 16th, be enrolled in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Jones, of Meigs, submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

Am. S. B. No. 185 — Special Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
ROBERT J. O'BRIEN,

TOM W. JONES,
J. E. HOLDEN,
CARL V. BEEBE,
THOMAS W. LATHAM.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolutions:

H. B. No. 282 — Mr. Dunsbaugh.

To amend sections 12996, 13007 and 13007-12 of the General Code relating to the employment of minors.

H. J. R. No. 58 — Mr. Wiest,

Relative to a single standard of time for the state.

H. J. R. No. 69 — Mr. Beetham.

Relative to adjournment.

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
CARL V. BEEBE,
J. E. HOLDEN.

THURSDAY, MAY 29, 1919.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 58 — Mr. Wiest,

H. B. No. 282 — Mr. Dunsbaugh.

H. J. R. No. 69 — Mr. Beetham.

Am. S. B. No. 185 — Joint Committee on Taxation.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the Committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 348** — Mr. Wenner.

To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4736, 4744-1, 4747-1, 4783, 7709, 7710, 7713, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.

Attest:

JOHN P. MAYNARD,
Clerk

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has acceded to the request of the Senate for a Committee of Conference on matters of difference between the two houses on **Am. H. B. No. 294** — Mr. Crabbe, and appoints as managers on the part of the House Messrs. Crabbe, Graham, of Muskingum, and Stokes.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate on differences between the two houses on **Am. H. B. No. 294**, Messrs. Whittemore, Bellevue and Berry.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 55 — Mr. Whittemore.

Relative to submitting the report of the Joint Investigating committee to the attorney general

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives insists on its amendments to **Am. S. B. No. 162** — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio, and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation, and asks for a committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Kryder, the request of the House for a Committee of Conference in matters of differences on **Am. S. B. No. 162** — Mr. Miller, was acceded to.

The President appointed as managers on the part of the Senate on differences between the two houses on **Am. S. B. No. 162** — Mr. Miller, Messrs. Miller, Ake and Wright.

On motion of Mr. Sparks the Senate recessed under the provisions of **H. J. R. No. 69** — Mr. Beetham, until 3 o'clock p. m., June 16, 1919.

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Monday, June 16, 1919, 3:00 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of last legislative day was read and approved.

The President handed down a message from the Governor submitting a certified copy of a resolution of Congress granting suffrage to women.

On motion of Mr. Whittemore, the message of the Governor was ordered printed in the appendix of the journal and the resolution in the journal, as follows:

H. J. Res. 1.

Sixty-sixth Congress of the United States of America:

At the First Session,

Begun and held at the city of Washington on Monday, the nineteenth day of May, one thousand nine hundred and nineteen.

JOINT RESOLUTION

Proposing an amendment to the Constitution extending the right of suffrage to women.

Resolved by the Senate and House of Representatives of the United States of America (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the Constitution, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States.

"ARTICLE

"The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

"Congress shall have power to enforce this article by appropriate legislation."

F. H. GILLET,
Speaker of the House of Representatives.

THOS. R. MARSHALL,
Vice president of the United States and
President of the Senate.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 70—Mr. Beetham.

Ratifying the proposed amendment to the constitution of the United States entitled, "Proposing an amendment to the constitution extending the right of suffrage to women."

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 27, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Holl,	Lloyd,	Stone,
Archer,	Hopley,	Miller,	Wagner,
Beebe,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—27.
Davis,	Latham,	Snyder,	

Messrs. Bellew, Emmert and O'Brien voted in the negative.

So the joint resolution was adopted.

H. J. R. No. 70—Mr. Beetham.

Ratifying the proposed amendment to the constitution of the United States entitled: "Proposing an amendment to the constitution extending the right of suffrage to women."

WHEREAS, Both houses of the Sixty-sixth Congress of the United States of America, at the first session of such Congress, by a constitutional majority of two-thirds of each house, made a proposition to amend the constitution of the United States of America in the following words, to-wit:

"Sixty-sixth Congress of the United States of America;

At the First Session,

Begun and held at the city of Washington on Monday, the nineteenth day of May, one thousand nine hundred and nineteen.

JOINT RESOLUTION

Proposing an amendment to the constitution extending the right of suffrage to women.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled (two-thirds of each House concurring therein), That the following article is proposed as an amendment to the constitution, which shall be valid to all intents and purposes as part of the constitution when ratified by the legislatures of three-fourths of the several states.

"ARTICLE _____.

"The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state on account of sex.

"Congress shall have power to enforce this article by appropriate legislation."

Therefore,

Be it resolved by the General Assembly of the State of Ohio, That the said proposed amendment to the constitution of the United States of America be, and the same is hereby ratified; and be it further

Resolved, That the secretary of state of Ohio be, and he is hereby directed, to furnish the governor of the state a certified copy of this resolution, as soon as the same has been filed in the office of such secretary of state, to be by the governor forwarded to the secretary of state of the United States as evidence of such ratification.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 9 — Mr. James A. Reynolds.

To amend sections 4862 and 4940 of the General Code, to provide that women may vote and be voted for, for presidential electors.

Attest:

JOHN P. MAYNARD,

Clerk:

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 9** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 9** — Mr. James A. Reynolds, was ordered placed on the calendar for third reading without reference to any committee.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 451 — Mr. Evans.

To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators.

H. B. No. 348 — Mr. Wenner.

To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4734, 4736, 4744-1, 4747-1, 4782, 7730 and 7731-1 of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.

H. B. No. 442 — Mr. Copeland.

To create boards of trustees of the sinking fund in the several counties of the state, define the powers and duties of said boards and repeal sections 2609 to 2614 inclusive, and the act approved March 5, 1919 (House Bill No. 116).

H. B. No. 536 — Mr. King.

To make general appropriations.

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES,
TOM W. JONES,

THOMAS W. LATHAM,
ROBERT J. O'BRIEN,
CHAS. A. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills and joint resolutions:

Am. S. B. No. 174 — Mr. Whittemore.

To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors.

S. J. R. No. 53 — Mr. Davis.

To correct an error in amended Senate Bill No. 47.

S. J. R. No. 54 — Mr. Stone.

Relative to the General Assembly visiting Camp Sherman.

S. J. R. No. 55 — Mr. Whittemore.

Relative to a transcript of testimony taken under the provision of S. J. R. No. 31.

ROBERT J. O'BRIEN,
TOM W. JONES,
THOMAS W. LATHAM,
CHAS. A. WHITE,

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 451 — Mr. Evans.

H. B. No. 348 — Mr. Wenner.

H. B. No. 442 — Mr. Cope and.

H. B. No. 536 — Mr. King.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

The President handed down the following message:

State of Ohio
Executive Department
Columbus

June 16, 1919.

To the Senate:

I have the honor to inform you that I have appointed, subject to the advice and consent of the Senate, the following persons on the dates and for the terms mentioned, to positions under control of the Executive Department:

OHIO BOARD OF ADMINISTRATION.

	Appointed	Term ending
James A. Reynolds, Cuyahoga.....	6-16-19	2-1-23

BOARD OF TRUSTEES OF THE KENT NORMAL SCHOOL

D. C. Wills, Cuyahoga.....	5-26-19	5-17-24
----------------------------	---------	---------

(Signed) JAMES M. COX,
Governor.

On motion of Mr. Whittimore, the appointments were referred to the committee on Rules.

On leave, Mr. Davis offered the following resolution, which was adopted:

S. R. No. 56 — Mr. Davis.

In honor of the memory of the late Honorable David Tod.

WHEREAS, In the death of Honorable David Tod, a member of the Senate of the 78th and 79th General Assemblies of Ohio, the state has lost a citizen to whose fearless independence and high character scant justice can be done in the formal words of a resolution; and

WHEREAS, When a member of the General Assembly, although one of the youngest members of the Senate, he took high rank because he had the courage to follow his conscience and vote his convictions and to whose action none but the highest motives were ever ascribed; and

WHEREAS, Although Honorable David Tod was rich in worldly goods he was unspoiled by his riches and never lost the "common touch", but was at all times approaching and responsive to every call of duty; therefore,

Be it Resolved, That the Senate at this time expresses its high regard and esteem for the character of Honorable David Tod and its profound sorrow at his untimely death.

Be it further Resolved, That engrossed copy of this resolution be forwarded to the family of the deceased at Youngstown, Ohio.

Be it further Resolved, That out of respect to the memory of Honorable David Tod we do now recess until 8:30 p. m.

Senate met pursuant to recess.

The President handed down the following message:

State of Ohio
Executive Department
Office of the Governor
Columbus

June 16, 1919.

To the Senate:

I have the honor to inform you that I have appointed, subject to the advice and consent of the Senate, the following persons, on the dates and for the terms mentioned, to positions under control of the Executive Department.

BOARD OF AGRICULTURE OF OHIO.

	County	Appointed	Term Expires
D. R. Acklin	Wood	6-16-19	First Thursday after 2nd Monday in January, 1924.
R. D. Williamson	Greene	6-16-19	First Thursday after 2nd Monday in January, 1924.

STATE HIGHWAY COMMISSIONERS.

A. R. Taylor	Hancock	6-16-19	6-16-23
--------------	---------	---------	---------

BOARD OF TRUSTEES OF BOWLING GREEN STATE NORMAL SCHOOL.

J. E. Shatzel	Wood	6-16-19	5-27-24
---------------	------	---------	---------

PUBLIC UTILITIES COMMISSION OF OHIO.

Byron M. Clendenning	Hamilton	6-16-19	2-1-25
----------------------	----------	---------	--------

COMMISSIONERS OF SOLDIERS' CLAIMS.

Henry C. Gray	Butler	6-16-19	4-13-21
---------------	--------	---------	---------

BOARD OF DIRECTORS OF LONGVIEW HOSPITAL.

Samuel F. Cary	Hamilton	6-16-19	4-6-24
----------------	----------	---------	--------

BOARD OF TRUSTEES OF OHIO STATE UNIVERSITY.

Thomas C. Mendenhall	Portage	6-16-19	5-13-26
----------------------	---------	---------	---------

BOARD OF CONTROL OF THE OHIO AGRICULTURAL EXPERIMENT STATION.

H. M. Dunnick	Pickaway	6-16-19	7-7-24
---------------	----------	---------	--------

BOARD OF AGRICULTURE OF OHIO.

S. T. Nash	Cuyahoga	6-16-19	First Thursday after 2nd Monday in January, 1920.
------------	----------	---------	---

TAX COMMISSION OF OHIO.

	County	Appointed	Term Expires
John R. Cassidy.....	Logan6-12-19	Second Monday in February 1923.
William J. Lecnard...	Hamilton6-16-19	Second Monday in February 1925.

TRUSTEES OF THE COMBINED NORMAL AND INDUSTRIAL DEPARTMENT OF
WILBERFORCE UNIVERSITY.

Frank W. Johnson....	Hamilton6-16-19	6-30-19
Sully Jaymes	Clark6-16-19	6-30-23
W. A. Galloway.....	Greene6-16-19	6-30-23

STATE BOARD OF DENTAL EXAMINERS.

J. F. McDonough.....	Cuyahoga6-16-19	4-6-24
----------------------	----------	-------------	--------

STATE MEDICAL BOARD.

J. K. Scudder.....	Hamilton6-16-19	3-18-26
T. A. McCann.....	Montgomery	..6-16-19	3-18-25

STATE INSPECTOR OF OILS.

Charles L. Resch.....	Franklin6-16-19	5-18-21
-----------------------	----------	-------------	---------

STATE BOARD OF ACCOUNTANCY.

E. S. Thomas.....	Hamilton6-16-19	5-21-20
Frank Crane	Hamilton6-16-19	5-21-22

STATE FIRE MARSHALL.

T. Alfred Fleming.....	Cuyahoga6-16-19	3-30-21
------------------------	----------	-------------	---------

JAMES M. COX,
Governor.

Mr. Whittemore moved that the appointments be referred to committee on Rules, which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

Am. S. B. No. 174 — Mr. Whittemore.

S. J. R. No. 53 — Mr. Davis.

S. J. R. No. 54 — Mr. Stone.

S. J. R. No. 55 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills and joint resolutions.

On motion of Mr. Whittemore the Senate passed to the 9th order of business, being bills for third reading.

Am. H. B. No. 9, was read the third time.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 27 senators answered to their names.

The absentees were: Messrs. Agnew, Holden, Lloyd, Mettler, and Wagner.

The President directed the sergeant-at-arms to dispatch his messengers for the absentee.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Holl,	Lloyd,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—27.
Davis,	Latham,	Ritter,	

Messrs. Bellew, Emmert and O'Brien, voted in the negative.

So the bill passed.

The title was agreed to.

A. H. B. No. 350 — Mr. Gorrell, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Holl,	Lloyd,	Stone,
Beebe,	Hopley,	Miller,	White,
Bellew,	Jones, of Franklin,	Parrett,	Whittemore,
Berry,	Jones, of Meigs,	Patterson,	Wright—26.
Busbey,	Kryder,		

So the bill passed.

The title was agreed to.

Mr. Miller submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **Am. S. B. No. 162** — Mr. Miller, having had the same under consideration do recommend to their respective houses as follows:

That the bill as amended and passed by the House be agreed to.

JOSEPH LUSTIG,
RUPERT BEETHAM,
E. M. CROSSER,

H. ROSS AKE,
WM. MILLER.

The question was, "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken, and resulted—yeas 20, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Latham,	Ritter,
Archer,	Demuth,	Liggitt,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holl,	Norris,	Snyder,
Bellew,	Jones, of Franklin,	O'Brien,	Wright—10.
Emmert,	Lloyd,		

So the report of the Conference committee was adopted.

On motion of Mr. Whittemore the Senate adjourned to 10 a. m. Tuesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Tuesday, June 17, 1919, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

The President handed down the following communication:

To The Honorable Members of the Senate;
Lieutenant Governor Clarence Brown:

The Executive Committee of the Ohio Woman Suffrage Association in committee meeting at Hotel Hartman, June 17, 1919, 10:00 a. m., extends to the members of the Senate the sincere appreciation of the women of the Association and of the state of Ohio and of the United States for your action of June 16, 1919, ratifying the Susan B. Anthony Amendment, and in passing the Reynolds-Foutz Presidential Suffrage measure.

To the justice loving and forward looking men who supported these measures we send our special gratitude and good wishes. As the beneficiaries we joyfully declare ourselves eager to perform our share in the functioning of good government. We feel with you the obligation assumed in adding to the intelligence of the electorate and pledge you our whole-hearted devotion in sharing this grave responsibility.

HARRIET TAYLOR UPTON,
President.

EDITH MORRIS HUGHES,
Corresponding Secretary.

Mr. Berry demanded a call of the Senate, which was duly seconded and taken, and 21 senators answered to their names.

The absentees were: Messrs.

Archer,	Holden,	Mettler,	Ritter,
Bellew,	Holl,	Norris,	Stone,
Davis,	Lloyd,	O'Brien,	White,

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Berry further proceedings under the call were dispensed with.

The President handed down the following message from the Governor:

State of Ohio,
Executive Department,
Columbus.

June 5, 1919.

To the General Assembly:

With some minor exceptions, Senate Bill No. 185 is identical in its provisions with Senate Bill No. 145 of the present session, which was returned to your honorable body under date of April 24th, 1919, with executive disapproval.

The objections stated to the earlier bill apply with equal force to the present measure, which is, therefore, for the same reasons, returned to you disapproved.

JAMES M. COX,
Governor.

The question was, "Shall **H. B. No. 185** — The Joint Committee on Taxation, pass notwithstanding the objections of the Governor."

The yeas and nays were taken, and resulted — yeas 21, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Davis,	Latham,	Patterson,	Whittemore—21.
Demuth,			

Those who voted in the negative were: Messrs.

Beebe,	Holl,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Norris,	Wright—11.
Holden,	Lloyd,	Snyder,	

So the bill was passed notwithstanding the objections of the Governor.

On motion of Mr. Whittemore the Senate recessed until 2 p. m.

Senate met pursuant to recess.

On motion of Mr. Whittemore the Senate recessed to 4:45.

Senate met pursuant to recess.

On motion of Mr. Whittemore the Senate recessed to 7:30.

Senate met pursuant to recess.

The President handed down a communication from the employes of the State School for the Blind, requesting support of H. B. No. 180.

The President handed down remonstrance of the Welch Presbyterian church of Cincinnati against the Willard-Dempsey fight which was referred to the proper committee.

Mr. White presented the petition of many citizens protesting against the Willard-Dempsey prize fight, which was referred to the proper committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 558 — Mr. King.

To make sundry appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Davis the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 558** was read the second time by title only.

On motion of Mr. Davis, **Am. H. B. No. 558** — Mr. King, was referred to the committee on Finance.

The President handed down the following communication:

State of Ohio,
Executive Department,
Columbus.

June 6, 1919.

To the General Assembly:

Senate Bill No. 73 would authorize an annual revision of the list of delinquent personal taxes in each county by a board on which the county alone is entitled to representation. This board has power to strike from such list any items which its members or a majority of them may deem uncollectible.

When it is remembered that the county is not the only department of government financially interested in the collection of personal taxes, I doubt the propriety of conferring on county officials power to take such action as will in most instances amount to a virtual release to delinquent taxpayers. Efficiency and promptness in collection are more likely to be attained by continuing to locate responsibility for tax collection on the treasurer who is the logical officer to enforce payment.

For these reasons, I return the bill disapproved.

JAMES M. COX,
Governor.

On motion of Mr. Whittemore further action on the measure was postponed.

On leave, Mr. Agnew introduced the following bill:

S. B. No. 186 — Mr. Agnew.

To authorise the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, to issue bonds and to levy taxes for such purposes.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 186** was read the second time by title only.

On motion of Mr. Agnew, **S. B. No. 186** — Mr. Agnew, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 526 — Mr. Crabbe.

To amend sections 15195, 6064, 6066, 6100, 6101, 6102, 6103, 6104, 6105, 6106, 6107, 13142, 13243, 13244, 13245, 13246, 13247, 13248 and 13249 relating to the manufacture and sale of intoxicating liquors as a beverage and to repeal the provisions of an act to provide license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Mr. Wright moved that **H. B. No. 526** — Mr. Crabbe, be returned to the House for correction.

Which was agreed to.

Mr. Davis submitted the following report.

The standing committee on Finance, to which was referred **H. B. No. 558** — Mr. King, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 37 strike out "4,000" and insert in lieu thereof "3,000".

After line 41 insert "H. E. Culbertson Company, Cleveland, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking counties.....\$50,000."

After line 63 insert "James Farrell, Columbus, in full settlement for loss of personal property in a fire at Columbus State Hospital July 4, 1912.....100.00"

Palmer C. Anderson, Columbus, in full settlement for injury sustained by automobile crashing into an unlighted barricade erected by state employes.....25.00"

Strike out lines 80 to 86 inclusive.

After line 94 insert "C. Laylin, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the 83rd General Assembly.....2,000.00"

L. D. Johnson, Columbus, in full settlement for services rendered

prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the 83rd General Assembly..... 2,000.00."

Strike out line 98 to 101 inclusive.

Strike out lines 105 to 115 inclusive.

After line 124 insert "Robert M. Morgan, Cleveland, Ohio, in full payment for legal services rendered..... 1,000.00"

City of St. Marys in full settlement for street paving, sidewalk and sanitary sewer assessment charged to the state prior to July 1st, 1917 803.55."

Strike out lines 126 to 129 inclusive.

Strike out lines 135 to 145 inclusive.

After line 134 insert "August Marchi, Columbus, in full settlement for loss sustained as a result of the death of his son, Francis Marchi, who was killed by an automobile truck belonging to the state.. 1,200.00."

Strike out line 153 to 167 inclusive.

Strike out lines 177 to 180 inclusive.

After line 196 insert "William J. Hiler, Columbus, in full settlement of claim for refunder of money paid for bond of cashier of treasury department..... \$300.00

E. R. Webster Company, Cincinnati, tax refunder..... \$11.25

Quaker Oats Company, Akron, tax refunder..... \$5,834.76"

Strike out line 215.

Strike out line 238.

Strike out lines 260 and 261.

Strike out lines 264 to 288, inclusive.

Strike out lines 419 and 420.

Strike out lines 423 and 424.

After line 426 insert "D. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as Acting Chief Deputy of the Boiler Inspection Division..... \$730.35

W. A. Perrins, Chaplain of the Senate, 83rd General Assembly \$300.00"

After line 447 insert "Union Gas & Electric Company, Cincinnati, in full settlement for certain repairs and improvements made on the Miami & Erie Canal..... \$24,251.80"

Strike out line 455.

After line 499 insert "In full settlement for taxi bills contracted by the Secretary and Members of the State Board of Agriculture during the state fair in 1915:

Kissel Car Co..... \$200.00

Murnan Packard Auto Service Co..... \$49.75

Fred W. Atcherson..... \$154.00

Dr. Paul Fisher, Columbus, in full settlement for miscellaneous expenses incurred during 1914 at the State Serum Plant..... \$24.50

Collins Furniture Co., Spencerville, in full settlement for furniture purchased for Spencerville armory in 1916..... \$255.00

Baker's Art Gallery, Columbus, in full settlement for work done for State Board of Agriculture in 1915..... \$480.00"

Strike out lines 537 to 539, inclusive.

After line 550 insert "Industrial Commission,

H 7 Insurance — To be credited to state insurance fund according to provision of Section 1464-5 of the General Code..... \$25,000.00
Adjutant General —

F 9 — For encasing flags of Ohio regiment used in the World's War..... \$5000.00

State House and Grounds —

A 1 Salaries —

11 laborers — additional salaries 1919-21..... \$2640.00

Ohio State University —

A 1 Salaries —

Professors, Instructors and other employes 94,240 00

F 9 General Plant — ..

Moving Athletic Field 3,000 00

Ohio University —

A 1 Salaries —

Professors, Instructors and other employes 5,200 00

G 32 Capital Improvements, tunnel 15,000 00

State Board of Agriculture —

G 1 Land —

Purchasing land for state fair ground 700 00

Strike out lines 551 and 552.

In line 557 strike out "20,000.00" and insert in lieu thereof
"10,000.00"

After line 557 insert "Fall at Buckeye Lake 1,000.00"

In line 561 strike out "10,000.00" and insert in lieu thereof
"5,000.00"In line 575 strike out "1,000.00" and insert in lieu thereof
"1,700.00"After line 575 insert "Joseph W. O'Neal in full settlement for serv-
ices rendered as custodian of the Senate during week beginning Septem-
ber 7th, 1919 50.00"After line 581 insert "Robert Smith, Columbus, hospital and doctor
bill 115.00"

In line 582 strike out "printing of"

In line 583 strike out "7,500.00" and insert in lieu thereof
"15,000.00"

In line 596 strike out "54.55" and insert in lieu thereof "167.05"

After line 596 insert "R. E. Gilkerson, Youngstown, in full settle-
ment for traveling expenses incurred while acting as messenger to the
Senate Finance Committee of the 83rd General Assembly 29.20"After line 602 strike out house amendment "C. H. Brownell & Sons,
Washington C. H., in full settlement for property taken by unknown
persons from a freight car in transit during the 1913 flood 98.89"Strike out line 658 to 660, inclusive, and insert in lieu thereof
"Bowling Green State Normal School to pay balance on contract for
construction of concrete water tank when same has been approved by
board of trustees of said school 2,439.78"After line 660 insert "State Board of Administration for the per-
fecting of titles to state land 2,500.00"After line 678 insert "State Treasurer — G 31 Capital Equip-
ment 100,000.00"Adjutant General — G 31 Capital Equipment, hot water heater
..... 175.00"

After line 73 insert "Alliance Dry Cleaning Co., Alliance 71.50"

Strike out lines 266 and 267.

After line 563 insert "Industrial Commission of Ohio —

A 1 Salaries —

Oil and Gas Well Inspector 3,000.00

State Bindery —

A 1 Salaries —

Folding Machine Operator 2,400.00"

After line 573 insert "To carry out provisions of Senate Joint Resolution No. 16 1,000.00

Expenditures from this item shall be paid upon itemized vouchers signed by the chairman of the committee provided in said resolution".

After line 583 insert "There is hereby reappropriated the item of \$90,000.00 made in H. B. 276, filed in the office of the Secretary of State March 20, 1919, to supplement appropriation made in H. B. 452 (107 O. L. 51 — for Women's Building at Ohio State University."

After line 677 insert "Ohio Board of Administration —

G 1 Lands —

For the purchase of a coal bearing property and all necessary equipment for the improvement of the same \$300,000.00.

Provided, however, that such property shall be purchased only upon the approval of the Controlling Board."

H. W. DAVIS,
T. A. BUSBEY,
H. J. RITTER,
J. N. STONE,
C. K. PATERSON,

ROBERT J. O'BRIEN,
GEORGE W. HOLL,
T. M. NORRIS,
F. E. WHITEMORE.

The report was agreed to.

On motion of Mr. Davis the bill, **H. B. No. 558**, was ordered engrossed at the clerk's desk and read the third time and placed on the calendar for passage at this time.

The question was, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

To the heirs of Frederick Schwardt, Samuel Schwardt, Anna Schwardt and Frank Schwardt, damages for loss of canal boat through abandonment of the southern division of the Ohio canal.....\$500.00.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 10, nays 19 as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Holl,	Norris,	Wagner,
Berry,	Lloyd,	Snyder,	Wright—10.
Holden,	Mettler,		

Those who voted in the negative were:

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	White—19.
Davis,	Kryder,	Patterson,	

So the amendments were not agreed to.

The question was, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

Under Board of Administration, G-1 — Lands, strike out entire section.

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted—yeas 21, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Liggitt,	Sparks,
Archer,	Hopley,	Mettler,	Stone,
Beebe,	Jones, of Meigs,	Miller,	White,
Bellew,	Kryder,	Parrett,	Whittemore,
Berry,	Latham,	Patterson,	Wright—21.
Demuth,			

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Norris,	Snyder,
Busbey,	Lloyd,	Ritter,	Wagner—9.
Davis,			

So the amendment was agreed to.

The question being, "Shall the bill pass?"

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 251 insert 251a to read as follows: "John O. Beckett, E. G. Lloyd, H. B. Madden, Harry Walcutt, Frank Hunter, George D. Jones and Francis M. Thompson, for expenses incurred in defending title to the office of members of the legislature.....\$700.00."

Which was disagreed to.

The question was, "Shall the bill pass?"

Mr. Miller moved to amend the amendments as follows:

After line 563:

State bindery, A-1. Salaries, "folding machine operator, \$2,400"

Strike out the item.

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted—yeas 16, nays 16, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Liggitt,	Ritter,
Archer,	Jones, of Meigs,	Miller,	Sparks,
Davis,	Kryder,	Parrett,	Stone,
Demuth,	Latham,	Patterson,	Whittemore—16.

Those who voted in the negative were: Messrs.

Agnew,	Busbey,	Lloyd,	Snyder,
Beebe,	Emmert,	Mettler,	Wagner,
Bellew,	Holden,	Norris,	White,
Berry,	Holl,	O'Brien,	Wright—16.

The President announced the vote a tie and cast his vote in the affirmative. So the amendment was agreed to.

Mr. Lloyd moved to refer the bill to a select committee of one, with instructions to amend as follows:

After line 251 insert 251a to read as follows: "John O. Beckett and E. G. Lloyd.....\$200.00"

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted—yeas 7, nays 23, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Holden,	Lloyd,	Wagner—7
Berry,	Holl,	Mettler,	

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Miller,	Snyder,
Archer,	Hopley,	Norris,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	Wagner,
Davis,	Latham,	Patterson,	Whittemore—23.
Demuth,	Liggitt,	Ritter,	

So the amendment was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	Mettler,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—32.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills and joint resolution:

H. B. No. 9 — Mr. Jas. A. Reynolds-Mr. Fouts.

To amend sections 4862 and 4940 of the General Code, to provide that women may vote and be voted for for presidential electors.

H. J. R. No. 70 — Mr. Beetham.

Ratifying the proposed amendment to the constitution of the United States entitled "Proposing an amendment to the constitution extending the right of suffrage to women."

JOHN E. BARNES,
C. F. MCCOY,
HENRY EVANS,
ROBERT J. O'BRIEN,

CHAS. A. WHITE,
CARL V. BEEBE,
THOS. W. LATHAM.

Mr. Parrett submitted the following report:

The Special Joint Committee on Taxation, to which was referred the matter of providing revenues for the maintenance of our school system, finds that there is urgent and imperative need for relief.

After mature deliberation the following bill has been prepared and its passage recommended on the ground that each and every school

district will be financially sustained, pending the development of a permanent taxation program.

FRANK C. PARRETT,
F. E. WHITTEMORE,
W. W. BELLEW,
MILTON CLARK,

HUSTON T. ROBINS,
RUPERT BEETHAM,
T. M. BERRY,
FRANCIS M. THOMPSON

The following bill was introduced and read the first time.

S. B. No. 187 — Special Joint Committee on Taxation.

To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 187** was read the second time by title only.

On motion of Mr. Whittemore, **S. B. No. 187** — Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference.

On motion of Mr. Whittemore, **S. B. No. 187**, was engrossed at the clerk's desk and read the third time.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Emmert,	Miller,	Stone,
Archer,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—27.
Davis,	Latham,	Ritter,	

Messrs. Beebe and Holden voted in the negative.

So the emergency clause was adopted.

The question recurred. "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Miller,	Sparks,
Ake,	Holl,	Norris,	Stone,
Archer,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—27.
Demuth,	Liggitt,	Snyder,	

Messrs. Beebe and Holden voted in the negative.

So the bill passed.

The title was agreed to.

On leave the following bill was introduced and read the first time:

S. B. No. 188 — Mr. Liggitt.

To supplement section 5228 of the General Code by the enactment of sections 5228-1, 5228-2 and 5228-3 and to provide continued service

pay for the Ohio National Guard called to service on the Mexican border.

On motion of Mr. Liggitt the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 188** was read the second time by title only.

On motion of Mr. Liggitt, **S. B. No. 188** was referred to the committee on Military Affairs.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bill and joint resolution:

H. B. No. 9 — Mr. Jas. A. Reynolds-Mr. Fouts.

H. J. R. No. 70 — Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bill and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H B. No. 527 — Mr. Crabbe.

To amend sections 6169 to 6183 inclusive, of the General Code, providing for the enforcement of laws and the constitutional amendment prohibiting the manufacture and sale of intoxicating liquors as a beverage, and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 527** was read the second time by title only.

On motion of Mr. Miller, **H. B. No. 527** — Mr. Crabbe, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has corrected the engrossment of **Am. H. B. No. 526** — Mr. Crabbe, and herewith returns it.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 526** was read the second time by title only.

On motion of Mr. Miller, **Am. H. B. No. 526** — Mr. Crabbe, was ordered placed on the calendar for third reading without committee reference.

Am. H. B. No. 527 — Mr. Crabbe, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Davis,	Latham,	Ritter,
Archer,	Demuth,	Liggitt,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	O'Brien,	Wagner,
Bellew,	Mettler,	Snyder,	Wright—10.
Emmert,	Norris,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 526 was read the third time.

The question was, "Shall the bill pass?"

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In section 2 strike out lines 8, 9, 10, 11, 12, 13 and in lieu thereof insert the following: "Provided, however, that nothing in this act shall be construed to permit or authorize in any way the manufacture, sale, barter, receiving, possessing, transporting, exporting, delivering, furnishing, or giving away of or the possessing of any equipment used or to be used for the manufacture of the following:

(a) Alcoholic patent or proprietary preparations suitable for use or capable of being used as a beverage:

(b) Alcoholic toilet, medical, antiseptic, chemical or other suitable preparations and solutions for use as or capable of being used as a beverage;

(c) Food products containing alcoholic and known as flavoring extracts suitable for use as or capable of being used as a beverage;"

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 10, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	O'Brien,	Wagner,
Bellew,	Mettler,	Snyder,	Wright—10.
Emmert,	Norris,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Miller,	Sparks,
Archer,	Hopley,	Parrett,	Stone,
Beebe,	Kryder,	Patterson,	White,
Berry,	Latham,	Ritter,	Whittemore—18.
Busbey,	Liggitt,		

So the amendments were agreed to.

Mr. Wright moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 3 of section 2, strike out the word "vinous" and after the word "volume" in line 4 of section 2 insert the following: "excepting fruit juices which shall not contain more than one per cent alcohol by volume."

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 10, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	O'Brien,	Wagner,
Bellew,	Mettler,	Snyder,	Wright—10.
Emmert,	Norris,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—19.
Busbey,	Latham,	Ritter,	

So the amendment was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—19.
Busbey,	Latham,	Ritter,	

Those who voted in the negative were: Messrs.

Agnew,	Holden,	O'Brien,	Wagner,
Bellew,	Mettler,	Snyder,	Wright—10.
Emmert,	Norris,		

The title was agreed to.

The bill was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has reconsidered the vote on **Am. S. B. No. 185** — Joint Taxation Committee, and has passed the same, notwithstanding the objections of the governor, three-fifths of the House agreeing thereto.

Attest:

JOHN P. MAYNARD,

Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 350** — Mr. **Gorrell**.

To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 and 13031-19 providing for the suppression of prostitution.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 51 — Mr. Swedersky.

Requesting the Secretary of Agriculture of the United States to authorize the hunting of ducks in Ohio during the Spring months.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the Joint Resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays 2, as follows:

Those who voted in the affirmative were: Messrs

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Holden,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Meigs,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore—25.
Busbey,			

Messrs. Snyder and Wright voted in the negative.

So the joint resolution was adopted.

On leave Mr. Ritter offered the following resolution:

S. R. No. 57 — Mr. Ritter.

Resolved, That such Senate employees who were employed and not having received pay for the period from May 12th to June 18th inclusive, be paid for services rendered during this period, at the rate per diem they have heretofore received for such employment, and that the clerk of the Senate be and he is hereby authorized and directed to issue vouchers to said employees at said rate for this time.

On motion of Mr. Whittemore the rules were suspended and the resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Emmert,	Miller,	Stone,
Archer,	Holden,	Norris,	Wagner,
Beebe,	Hopley,	O'Brien,	White,
Bellew,	Jones, of Meigs,	Parrett,	Whittemore,
Berry,	Kryder,	Patterson,	Wright—27.
Busbey,	Latham,	Ritter,	

So the resolution was adopted.

On leave, Mr. Archer offered the following joint resolution:

S. J. R. No. 58 — Mr. Archer.

Relative to Index clerk of the Senate.

WHEREAS, The Index Clerk of the Senate, in addition to his usual duties has efficiently compiled and edited the catalogue known as the "Legislative Bulletin", thus saving to the state an additional clerk for that purpose; and

WHEREAS, The aforesaid "Bulletin" has been found reliable in its make up, and of great convenience to the members of both Houses of the legislature and general offices of the state; therefore be it

Resolved by the General Assembly of the State of Ohio, That the Index Clerk of the Senate be and is hereby authorized to continue until the final adjournment of the General Assembly. He will proof read the "Bulletin", mail to each member of the House and Senate, and such mailing list as may be prepared a copy of the final edition, and assist the clerks of the Senate and House in such work as may be by them assigned.

For such services he shall be paid the sum per diem as clerks receive during the session. One half to be paid from appropriate fund of the House; and one half from the appropriate fund of the Senate and the President of the Senate and the Speaker of the House of Representatives are hereby authorized and directed to sign said vouchers.

On motion of Mr. Archer, the rules were suspended and the joint resolution was considered.

On motion of Mr. Archer the vote on **S. J. R. No. 58** was postponed until Wednesday.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **H. B. No. 558** — Mr. King.

To make sundry appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Senate insist on its amendments and ask for a committee of Conference, which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 560 — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Snyder the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 560** was read the second time by title only.

On motion of Mr. Snyder, **H. B. No. 560** — Mr. Snyder, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore the Senate adjourned until 9:30 a. m. Wednesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, June 18, 1919, 9:30 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

Am. S. B. No. 162 — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
J. E. HOLDEN,
CARL V. BEEBE,

HERBERT L. JONES,
C. F. McCOY,
JOHN E. BARNES.

Mr. Whittemore moved that the Senate repair to the House of Representatives for a joint session.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has acceded to the request of the Senate for a Committee of Conference on matters of difference between the two houses on **Am. H. B. No. 558** — Mr. King, and the speaker has appointed as managers on the part of the House, Messrs. Federman, Crosser, and Harter.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on part of the Senate on the differences between the two houses on **Am. H. B. No. 558** — Messrs. Davis, Busbey and Holl.

On motion of Mr. Whittemore, the Senate recessed until 1:30 p. m. The Senate met pursuant to recess.

The Senate was favored with a concert by Southern colored singers here in convention with the M. E. Centenary. On motion of Mr. Liggitt a vote of appreciation was extended the singers which was unanimously agreed to.

On motion of Mr. Liggitt further consideration of **S. J. R. No. 56** — Mr. Archer, was indefinitely postponed.

On motion of Mr. Archer the Senate recessed for five minutes. Senate met pursuant to recess.

Mr. Berry presented the petition signed by the Christian Endeavor Societies of Bluffton, Ohio, in opposition to the Willard-Dempsey prize fight.

Which was referred to the proper committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 191 — Mr. Bond.

To amend section 905 of the General Code, relative to the compensation of the chief inspector and district inspectors of mines.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 191** was read the second time by title only.

On motion of Mr. Archer **H. B. No. 191** — Mr. Bond, was ordered placed on the calendar for third reading without committee reference.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 24 senators answered to their names,

The absentees were: Messrs.

Busbey,
Davis,
Demuth,

Holl,
Mettler,

Parrett,
Stone,

Wagner,
Wright—9

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Archer further proceedings under the call were dispensed with.

Am. H. B. No. 191 — Mr. Bond, was read the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to amend as follows:

In line 5 strike out "three thousand three hundred dollars" and insert in lieu thereof "three thousand dollars"

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Archer,
Beebe,
Bellew,
Berry,
Emmert,

Holden,
Hopley,
Jones, of Franklin,
Jones, of Meigs,
Kryder,
Latham,

Liggitt,
Lloyd,
Miller,
Norris,
O'Brien,
Patterson,

Ritter,
Snyder,
Sparks,
White,
Whittemore—22.

So the bill passed.

Mr. Miller moved to amend as follows:

In line two strike out words "chief inspector and"

The motion was agreed to and the title was so amended.

The title was agreed to as amended.

On leave, Mr. Lloyd introduced the following bill:

S. B. No. 189 — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county, and to repeal an act passed April 9, 1919 and approved May 6, 1919, entitled "An Act to authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county".

Said bill was read the first time.

On motion of Mr. Lloyd the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 189** was read the second time by title only.

Mr. Lloyd moved that the bill, **S. B. No. 189** — Mr. Lloyd, be read the third time and placed on its passage. Which was not agreed to.

Mr. Ritter moved that the Senate recess until 8 p. m., which was disagreed to.

Mr. Lloyd moved that **S. B. No. 189** be placed on the calendar for passage without reference to committee. Which was agreed to.

On motion of Mr. Ritter the Senate recessed until 8:00 p. m.

Senate met pursuant to recess.

The following bill was introduced and read the first time:

S. B. No. 190 — Mr. Bellew.

To amend section 13440 of the General Code, relative to the appointment of an assistant by the prosecuting attorney in certain cases.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 190** was read the second time by title only.

On motion of Mr. Bellew **S. B. No. 190** was ordered placed on the calendar without committee reference.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

D. C. Willis, Cuyahoga county, Board of Trustees of the Kent Normal School, for the term ending May 17, 1924.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Ritter,
Archer,	Holl,	Lloyd,	Snyder,
Bellew,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—27.
Davis,	Kryder,	Parrett,	

So the Senate advised and consented to the appointment of the governor.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

John Weld Peck, Hamilton county, Board of Trustees of Miami University, for the term ending March 1, 1920.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

FRANK C. PARRETT,
WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Davis,	Latham,	Patterson,	Wright—28.
Demuth,			

So the Senate advised and consented to the appointment of the governor.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

D. C. Brown, Henry county, appointed trustee of the Bowling Green State Normal School, for the term ending May 17, 1921.

F. E. WHITTEMORE,	J. E. HOLDEN,
WM. AGNEW,	CHAS. A. WHITE,
M. B. ARCHER,	J. E. HOLDEN.
FRANK C. PARRETT,	

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Ritter,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	White,
Bellew,	Jones, of Franklin,	Norris,	Whittemore,
Berry,	Jones, of Meigs,	O'Brien,	Wright—27.
Davis,	Kryder,	Parrett,	

So the Senate advised and consented to the appointment of the governor.

Mr. Holden submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

Thomas C. Mendenhall, Portage county, board of trustees of Ohio State University, for the term ending May 13, 1926.

F. E. WHITTEMORE,	WM. AGNEW,
CHAS. A. WHITE,	J. E. HOLDEN,
M. B. ARCHER,	FRANK C. PARRETT.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Agnew,	Holden,	Latham,	Ritter,
Beebe,	Holl,	Liggitt,	Snyder,
Bellew,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Davis,	Kryder,	Patterson,	Wright—24.

So the Senate advised and consented to the appointment of the governor.

Mr. Holden submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do reject the following appointment:

Sully Jaymes, Clark county, trustee of the Combined Normal and Industrial Department of Wilberforce University, for the term ending June 30, 1923.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 7, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Busbey,	Jones, of Franklin,	Snydre—7.
Berry,	Holden,	Lloyd,	

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore—18.
Davis,	Latham,		

So the Senate did not advise or consent to the appointment of the governor.

Mr. Holden submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

J. K. Scudder, Hamilton county, State Medical Board for the term ending March 18, 1926.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Miller,	White,
Bellew,	Hopley,	Norris,	Whittemore,
Berry,	Jones, of Franklin,	O'Brien,	Wright—27.
Busbey,	Jones, of Meigs,	Patterson,	

So the senate advised and consented to the appointment of the governor.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

J. F. McDonough, Cuyahoga county, State Board of Dental Examiners, for the term ending April 6, 1924.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Kryder,	Patterson,	Wright—25.
Davis,			

So the Senate advised and consented to the appointment of the governor.

Mr. Archer submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do reject the following appointment:

Frank W. Johnson, Hamilton county, Trustee of the combined Normal and Industrial Department of Wilberforce University, for the term ending June 30, 1919.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN,
FRANK C. PARRETT.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 4, nays 20, as follows:

Those who voted in the affirmative were: Messrs. Berry, Holden, Holl, Jones, of Franklin—4.

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore,
Davis,	Latham,	Patterson,	Wright—20.

So the Senate refused to advise and consent to the appointment of the governor.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

T. A. McCann, Montgomery county, State Medical Board, for the term ending March 18, 1925.

F. E. WHITTEMORE,	WM. AGNEW,
CHAS. A. WHITE,	J. E. HOLDEN.
M. B. ARCHER,	

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Ritter,
Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	Miller,	White,
Bellew,	Hopley,	Norris,	Whittemore,
Berry,	Jones, of Franklin,	O'Brien,	Wright—27.
Busbey,	Jones, of Meigs,	Patterson,	

So the Senate advised and consented to the appointment of the governor.

Mr. White submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

David L. Rockwell, Portage county, Board of Trustees of the Kent State Normal School, for the term ending May 17, 1923.

F. E. WHITTEMORE,	FRANK C. PARRETT,
CHAS. A. WHITE,	WM. AGNEW,
M. B. ARCHER,	J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright—28.

So the senate advised and consented to the appointment by the governor.

Mr. Archer submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

Samuel F. Cary, Hamilton county, Board of Directors of Longview Hospital, for the term ending April 6, 1924.

F. E. WHITTEMORE,	WM. AGNEW,
CHAS. A. WHITE,	J. E. HOLDEN.
M. B. ARCHER,	

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Miller,	Snyder,
Beebe,	Holl,	Norris,	Sparks,
Bellew,	Hopley,	O'Brien,	Whittemore,
Berry,	Jones, of Franklin,	Patterson,	Wright—22.
Busbey,	Jones, of Meigs,		

So the Senate advised and consented to the appointment by the governor.

Mr. White submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

J. E. Shatzel, Wood county, Board of Trustees of Bowling Green State Normal School, for the term ending May 27, 1924.

F. E. WHITTEMORE,	WM. AGNEW,
CHAS. A. WHITE,	J. E. HOLDEN,
M. B. ARCHER,	FRANK C. PARRETT.

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Miller,	White,
Bellew,	Jones, of Franklin,	Norris,	Whittemore,
Berry,	Jones, of Meigs,	O'Brien,	Wright—27.
Busbey,	Kryder,	Patterson,	

So the Senate advised and consented to the appointment of the governor.

Mr. Archer submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

L. M. Smith, Crawford county, Board of Library Commissioners, for the term ending April 24, 1924.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Lloyd,	Sparks,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—28.

So the senate advised and consented to the appointment by the governor.

Mr. Archer submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

W. A. Galloway, Greene county, Trustee of the combined Normal and Industrial Department of Wilberforce University, for the term ending June 30, 1923.

F. E. WHITTEMORE,
CHAS. A. WHITE,
M. B. ARCHER,

WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Ritter,
Archer,	Holl,	Lloyd,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Franklin	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Wright — 25.
Davis,	Kryder,		

So the Senate advised and consented to the appointment of the governor.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

J. A. McDowell, Ashland county, Board of Trustees of the Kent Normal School, for the term ending May 17, 1922.

F. E. WHITTEMORE,	FRANK C. PARRETT,
CHAS. A. WHITE,	WM. AGNEW,
M. B. ARCHER,	J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Kryder,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	O'Brien,	White,
Bellew,	Jones, of Franklin,	Parrett,	Whittemore,
Berry,	Jones, of Meigs,	Patterson,	Wright — 25.
Busbey,			

So the Senate advised and consented to the appointment of the governor.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 71 — Mr. Crabbe.

Relative to enrolling **House Bills Nos. 526** and **527** in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the Joint Resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Kryder,	Parrett,
Ake,	Davis,	Latham,	Patterson,
Archer,	Holl,	Liggitt,	Ritter,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore — 24.

Messrs. Bellew, Emmert and Holden voted in the negative.

So the joint resolution was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 525 — Mr. Crabbe.

To provide against the manufacture and sale of intoxicating liquors as a beverage and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being section 1261-16 to 1261-73 inclusive of the General Code, and to repeal all other sections of the General Code inconsistent herewith.

H. B. No. 527 — Mr. Crabbe.

To provide for the enforcement of laws and the constitutional amendment prohibiting the manufacture and sale of intoxicating liquors as a beverage, and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code, and to repeal all other sections of the General Code inconsistent herewith.

H. B. No. 350 — Mr. Gorrell.

To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 and 13031-19, providing for the suppression of prostitution.

JOHN E. BARNES,
C. F. McCOY,
H. L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
CHAS. A. WHITE,
J. E. HOLDEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

H. J. R. No. 71 — Mr. Crabbe.

Relative to enrolling **House Bills Nos. 526** and **527** in typewriting.

JOHN E. BARNES,
C. F. McCOY,
H. L. JONES,
CARL V. BEEBE,

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CHAS. A. WHITE,
J. E. HOLDEN.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 100 — Mr. Berry.

To codify, consolidate, and clarify the ditch laws of the state according to the report of the Commission appointed therefor, under an act passed March 21, 1917 (O. L. 107 v. 611), to amend sections 3001, 6564, 6565 of the General Code and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

With the following amendments in which the concurrence of the Senate is requested:

In line 104 insert after the word "it" the following: "Any reference herein to any existing office or officer, whether by title or designation as now fixed by statute, or by any ex-officio designation or title in this act provided, shall be deemed to refer to the provisions of this act only, and the statute designation and ex-officio title shall be deemed synonymous."

In line 290 after the word "demand", insert the following: "But if the proceedings for an improvement be commenced in the court of common pleas by the petition of the county commissioners, then if the petition be granted and the improvement be located by the decision and order of the court, if any party to such proceeding or any person affected thereby, shall file claim for damage to property affected or for compensation for property taken therefor, if any party to said proceeding resists the claim as made, the court shall, unless trial by jury be waived by claimant and contestant submit the same at the earliest convenient day to a jury for determination, as in an action for a money demand, and render its judgment as to such claim upon the jury verdict, as in other jury trials in which trial, and to which verdict the respective parties may save exceptions, file motion for new trial and prosecute error to the court of appeals as in ordinary actions at law. The verdict of the jury in such case shall fix the amount to be paid as damage or compensation, and costs of such trial shall be taxed as in trials for condemnation of property under the provision of law. Upon rendition of judgment the court shall authorize the payment of the same as is above provided in case of determination by the commissioners."

In line 281 strike out "or the court".

In line 787 after the word "decision" insert "or judgment".

Strike out all of Section 33 and insert in lieu thereof the following: "Section 33. Any interested party to an improvement proceeding under this act, or any number jointly interested, may appeal from any final decision or order made therein, by a board of county commissioners, to the common pleas court of the county wherein the proceeding was instituted. And if the county commissioners of any county be a party, and the proceeding was commenced originally in the common pleas court, then any interested party may appeal from any final order or judgment of such common pleas court granting, refusing or locating the improvement petitioned for, to the superin-

tendent of public works as the drainage commissioner provided for in a subsequent section of this act.

Notice of appeals herein provided for may be given at the time the decision, order or judgment is made or rendered, and noted by the commissioners or court on their minutes or docket; or written notice of such appeal may be filed in writing within three days from the date of the decision, order or judgment, with the county auditor, or clerk of court, as the case may be. But if the decision be rendered in the absence of parties interested, notice of appeal shall be entered for them as a matter of course, by the county commissioners or court."

Strike out all of section 34, and insert in lieu thereof the following: "Section 34. To perfect appeal, the appellant shall within ten days from the date of the final order appealed from, file with the county auditor, if the appeal be from the decision or order of the county commissioners, and with the clerk of the common pleas court, if it be from the decision, order or judgment of the court, an appeal bond, with surety to be approved by the auditor or clerk, as the case may be, conditioned to pay all costs on appeal if the decision, order or judgment appealed from be sustained on the hearing or trial thereof. Within said ten days the appellant shall also file in the court or with the drainage commissioners, to whichever the appeal is taken (wherein it shall be docketed as are other civil cases, and entitled in the matter of the improvement known as — giving by name and number, if it have one —), a concise statement of the decision, order or judgment appealed from, and the grounds of such decision, order or judgment as entered of record, and the claims of the appellant as to the error or injustice thereof; and on default of such bond and pleading being filed within said ten days said appeal shall be without effect and shall be dismissed at the cost of the appellant."

Strike out all of Section 35 and insert in lieu thereof the following: "Section 35. If said appeal be perfected, the auditor or clerk, as the case may be, shall within ten days from the filing of the appeal bond and statement, make and file in the appellate court or with the drainage commissioner, a full transcript of the journal entry containing the finding and decision appealed from, with the original petition and engineer's report, assessment or such other original papers as are pertinent to the appealed issue. The issue for hearing or trial shall be deemed to be made by the original petition, the said statement of the appellant and the entry of the decision appealed from, and all parties to the proceeding not joining with the appellant in the appeal shall be considered defendants, and prima facie opposed thereto. No answer need be filed by any defendant. But after appeal has been perfected by any party, and other interested party may by motion made in person, or by counsel, oral or written, in session or at chambers, be entered on the record and considered as joined in interest with the appellant, and in such case, shall, with appellant, be bound for costs, if the decision, order or judgment appealed from be sustained."

Strike out all of Section 36 and insert in lieu thereof the following: "Section 36. Trial or hearing of said appeal on the issue made shall be had under the rules of law for civil cases, so far as the same are applicable, the appellants being considered as plaintiffs having

the affirmative, and being required to produce the preponderance of evidence to reverse or modify the decision, order or judgment appealed from. If the appeal be from a board of county commissioners to a common pleas court, and be from a decision or order for or against the location or construction of an improvement, or an assessment for benefits, the same shall be heard by the court as a case in equity; but if the decision, order or judgment appealed from be for the payment of, or the refusal to pay, a sum of money in compensation for property taken for such improvement, or as to damages to property affected thereby, the trial shall be to a jury as for a money demand.

If the appeal be from a court of common pleas to the drainage commissioner, the same shall be heard and decided by said drainage commissioner, or his official board of appeal, if he summon the same, as in this act provided, as are equity cases in courts having such jurisdiction.

So far as consistent with the rights of others, appeals under this act, shall by the trial court, or drainage commissioner, be given precedence over other matters. The common pleas court, when the case is triable by jury, may at the request of plaintiffs or defendants, under rules as in other civil cases, have the jury view the location of the improvement, and the expense of such view shall be taxed as are other costs upon the appeal.

Strike out all of Section 38 and insert in lieu thereof the following: "Section 38. The jury shall, upon the case being submitted to it, under the proper charge of the court, and upon a form provided by the court, return its verdict determining the matter in issue appealed from, upon which judgment shall be rendered by the court as in other cases. The verdict shall be signed by the jury as is provided by law, and by at least nine of the panel to make the same effective. The amount of the compensation or damage to be paid, if any, is the issue to be determined by the jury, and it may sustain the award that has been appealed from, or if it does not find such amount to agree with justice and equity determine the amount which upon the facts put in evidence does so accord. In case such amount differs from the award appealed from, the difference shall be prorated by addition or reduction from the assessment, if assessments have been made, upon the property assessed for such improvement.

If in jury trials there are more than one appellant, and with separate claims and issues as to different properties, the court may in its discretion submit all the several claims and issues to the same jury together, or it may direct separate trials for the separate claims and issues or any number of them. In case of such joint submission, the jury shall be *approximately* charged, and provided with a form to return the compensation or damage separately as to each property and appellant. Also if one appellant shall have appealed from an award as to each compensation for property taken and damages to property caused by the improvement the verdict of the jury shall separately state its findings as to each issue in controversy. In finding its verdict for compensation for property taken, or for damages to a property by an improvement, the jury shall not consider, or deduct, the value of any benefit that it will receive from the construction of such improvement.

If the appeal be upon both court issues and jury issues as in this act defined, the court shall appropriately separate the same for hearing and trial, and render its order or decree upon the court issues, and its judgment upon the verdict of the jury".

Strike out all of section 41 and insert in lieu thereof the following:

"Section 41. In addition to the right of appeal in the preceding sections of this act provided for, error may be prosecuted to the court of appeals from a final order of a judgment rendered by a court of common pleas upon either proceeding in the matter of a petition originally filed therein, or heard or tried therein on an appeal from a final order of a board of county commissioners. Proceedings in error hereunder and the costs thereof shall be governed by the provisions of law now or hereafter in force in civil cases.

If the plaintiff or plaintiffs in error be not a board of county commissioners, or joint board of county commissioners, it shall be sufficient to make the board or joint board of county commissioners which originally rendered the decision complained of, or is opposed in interest, defendant in error, and such board or joint board shall be deemed to represent those opposed in interest to the plaintiff in error; and if the plaintiff or plaintiffs in error are a board or joint board of county commissioners, it shall be sufficient to make the petitioners for the improvement defendants in error. All parties to said proceeding in the court of common pleas affected by said proceeding in error shall be deemed to be parties defendant in error, and opposed to the contention of plaintiffs in error, unless by motion therefor they be admitted and joined with plaintiffs in error in interest.

In line 1350, after the word "marshes" insert the following:

"He shall also hear and determine all appeals provided in this act to be made to him under its provisions, and all other things by its provisions required; and shall annually report to the governor upon such matters as he deems to be of general public interest and as to all matters of apportionment of assessments between counties to joint improvements."

Strike out all of section 73 and insert in lieu thereof the following:

"Section 73. The superintendent of public works as drainage commissioner in all matters of appeal to him, provided by this act shall have the right to, and if requested in writing by any of parties in interest, shall call to his aid the state highway commissioner and the dean of the engineering department of the Ohio State University, who in such case shall with the drainage commissioner constitute an official board of appeals, and by a majority vote determine all issues to be determined upon matters appealed to the drainage commissioner under this act."

In line 1530 after the word "county", insert the following:

"All of the provisions for the issuing and sale of bonds in anticipation of assessments for benefits in case of single county improvements shall apply in like manner in case of joint county improvements; but the county commissioners of each county forming the joint board of county commissioners in the matter of determining whether to issue and sell bonds, or to make payment from the general ditch improvement fund of their respective counties shall act

individually and for their own county only. For this purpose and in anticipation of the apportionment of the cost of expense of the joint improvement to the several counties, the commissioners of any county may estimate the probable apportionment to their county and base their bond issues on such estimate; and if the same be less than the apportionment finally determined upon, they may at their discretion make a supplementary bond issue to meet the deficiency, or may pay the excess of the apportionment from their general ditch improvement fund."

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Berry moved that the rules be suspended and the amendments considered at this time. Which was agreed to.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Ritter,
Ake,	Holl,	Miller,	Snyder,
Archer,	Hopley,	Norris,	Sparks,
Beebe,	Jones, of Meigs,	O'Brien,	White,
Bellew,	Kryder,	Parrett,	Whittemore,
Berry,	Latham,	Patterson,	Wright — 26.
Busbey,	Liggitt,		

So the amendments were concurred in.

S. B. No. 189 — Mr. Lloyd, was read the third time.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Ritter,
Archer,	Emmert,	Latham,	Snyder,
Beebe,	Holl,	Liggitt,	Sparks,
Bellew,	Hopley,	Lloyd,	White,
Berry,	Jones, of Franklin,	Norris,	Wright — 23.
Busbey,	Jones, of Meigs,	O'Brien,	

Those who voted in the negative were: Messrs. Ake and Patterson.
So the emergency clause was adopted.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Ritter,
Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	Lloyd,	White,
Bellew,	Hopley,	Norris,	Whittemore,
Berry,	Jones, of Franklin,	O'Brien,	Wright — 27.
Busbey,	Jones, of Meigs,	Patterson,	

So the bill passed.
The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has agreed to the report of the Committees of Conference on matters of difference between the two Houses on **Am. S. B. No. 162** — Mr. Miller.

To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.

Attest :

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill :

Am. S. B. No. 114 — Mr. Lloyd.

To amend section 270-6 of the General Code, relative to the Sundry claims board.

With the following amendment in which the concurrence of the Senate is requested.

At the end of line 36 change the period to a semicolon and insert "provided, however, that the provisions of this act shall not be construed to conflict with section 15 of the General Code."

Attest :

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Lloyd the rules were suspended and the amendments were considered.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows :

Those who voted in the affirmative were : Messrs.

Agnew,	Davis,	Liggitt,	Ritter,
Ake,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	White,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Berry,	Kryder,	Patterson,	Wright.
Busbey,	Latham,		

So the Senate concurred in the House amendments

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 72 — Mr. Beaty.

Relative to the investigation of the combined Normal and Industrial School at Wilberforce.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Norris the rules were suspended and the Joint Resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Miller,	Snyder,
Archer,	Holl,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Farrett,	Whittemore,
Busbey,	Jones, of Meigs,	Patterson,	Wright — 26.
Davis,	Latham,		

So the joint resolution was adopted.

Under the provisions of **H. J. R. No. 72** the chair appointed as members of the committee, Messrs. O'Brien, Liggitt, and Norris.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 567 — Special Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and to levy taxes for such purposes.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 567** was read the second time by title only.

On motion of Mr. Whittemore the rules were suspended and **H. B. No. 567** — Joint Committee on Taxation, was placed on the calendar without committee reference.

H. B. No. 567 was read the third time.

The question was, "Shall the emergency clause be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright — 27.
Davis,	Kryder,	Patterson,	

So the emergency clause was adopted.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright — 28.

So the bill passed.

The title was agreed to.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment: E. H. Ganz, Trustee Bowling Green Normal School, 7-11-18 to 5-17-22.

F. E. WHITTEMORE,
J. E. HOLDEN,
WM. AGNEW,

FRANK C. PARRETT,
CHAS. A. WHITE,
M. B. ARCHER.

The question was, "Shall the Senate advise and consent to the appointment of the House?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	White,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore,
Berry,	Jones, of Meigs,	Patterson,	Wright — 26.
Busbey,	Kryder,		

So the Senate advised and consented to the appointment of the governor.

On motion of Mr. Whittemore the Senate recessed for 5 minutes.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 526 — Mr. Crabbe.

H. B. No. 527 — Mr. Crabbe.

H. B. No. 350 — Mr. Gorrell.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

Mr. Davis submitted the following report:

The committees of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 558** — Mr. King, having had the same under consideration do recommend to their respective houses as follows:

That said H. B. 558 be adopted as printed with the following amendments:

In line 37 strike out "4,000.00" and insert in lieu thereof "3,000.00".	
After line 41 insert "H. E. Culbertson Co., Cleveland, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking Counties, provided, however, that the money for the settlement of this claim shall be taken from the State Highway Improvement Fund....."	\$50,000.00"
After line 63 insert "James Farrell, Columbus, in full settlement for loss of personal property in a fire at Columbus State Hospital July 4th, 1912....."	50.00"
"Palmer C. Anderson, Columbus, in full settlement for damage sustained by automobile crashing into an unlighted barricade erected by state employes....."	25.00"
After line 73 insert "Alliance Dry Cleaning Co., Alliance.."	71.50"
Strike out lines 80 to 82 inclusive.	
After line 94 insert "C. Laylin, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the Eighty-third General Assembly....."	2,000.00"
"L. D. Johnson, Columbus, in full settlement for services rendered prior to July 1st, 1919, as special counsel for the Joint Taxation Committee of the Eighty-third General Assembly"	2,000.00"
After line 101 insert "Edward Cain, porter in Senate....."	57.00"
In line 107 strike out "105.69" and insert in lieu thereof "52 84".	
After line 124 insert "Robert M. Morgan, Cleveland, in full payment for legal services rendered....."	1,000.00"
"City of St. Marys in full settlement for street paving, sidewalk and sanitary sewer assessments charged to the state prior to July 1st, 1917....."	803.55"
After line 145 insert "August Marchi, Columbus, in full settlement for loss sustained as a result of the death of his	

son Francis Marchi who was killed by an automobile truck belonging to the State.....	1,200.00"
In line 152 strike out "100.00" and insert in lieu thereof	"143.00".
Strike out lines 153 to 167 inclusive.	
Strike out lines 177 to 180 inclusive.	
After line 196 insert "Quaker Oats Co., Akron, tax refunder	5,834.76"
"E. R. Webster Co., Cincinnati, tax refunder.....	11.25"
Strike out line 215.	
Strike out line 225.	
After line 232 insert "Metropolitan Life Insurance Co.,	
New York City, refunder of certain taxes paid in 1902	11,453.71"
"New York Life Insurance Co., New York City, refunder	
of certain taxes paid in 1902.....	13,958.81"
Strike out lines 260 and 261.	
Strike out lines 264 and 265.	
Strike out line 288.	
In line 323 strike out the word "Rotledge" and insert in lieu thereof	
"Rutledge".	
After line 418 insert "Walter Roberts.....	24.50"
In line 419 strike out "142.00" and insert in lieu thereof	"163.00".
In line 420 strike out "132.00" and insert in lieu thereof	"153.00".
In line 421 strike out "77.00" and insert in lieu thereof	"98.00".
In line 422 strike out "60.00" and insert in lieu thereof	"81.00".
After line 422 insert "Howard Smith.....	150.00"
After line 424 insert "W. A. Perrins, chaplain Senate,	
Eighty-third General Assembly.....	300.00"
After line 426 insert "D. J. Murdock, Columbus, in full	
settlement of claim for additional compensation for	
services rendered as acting Chief Deputy of the Boiler	
Inspection Division	730.35"
After line 449 insert "American Sewer Pipe Co., Barberton,	
in full settlement for expenses incurred in repair-	
ing the Ohio Canal near Barberton between February	
15th and 20th, 1918.....	145.31"
"Babcock and Wilcox Co., Barberton, in full settlement	
for expenses incurred in repairing the Ohio Canal	
near Barberton between February 15th and 20th, 1918	2,323.30"
"The Union Gas & Electric Co., Cincinnati, in full settle-	
ment for expenses incurred in repairing Miami & Erie	
Canal previous to July 1st, 1917.....	9,811.96"
"The Union Gas & Electric Co., Cincinnati, in full settle-	
ment for expenses incurred in repairing Miami & Erie	
Canal from February 23, 1918 to December 31, 1918	4,627.88"
After line 499 insert "In full settlement for taxi bills con-	
tracted by the secretary and members of the State	
Board of Agriculture during the State Fair in 1915:	
Kissel Kar Co., Columbus.....	200.00
Murnan Packard Auto Service Co., Columbus.....	49.75
Fred W. Atcherson, Columbus.....	154.00
Dr. Paul Fischer, Columbus, in full settlement for miscel-	
laneous expenses incurred during 1914 at the State	
Serum Plant	24.50
Collins Furniture Co., Spencerville, in full settlement for	
furniture purchased for Spencerville Armory in 1916	265.00

Baker's Art Gallery, Columbus, in full settlement for work done for State Board of Agriculture in 1915..... 480.00"
 In line 488 after "furnished the" insert "automobile truck".
 In line 528 after the figures "1914" insert "while an employe of the Department of Public Works".

Strike out lines 537 to 539 inclusive.
 After line 548 insert "State Library

A 1 Salaries —

To supplement the salary of stenographer for two years 240.00"

DEPARTMENT OF LIBRARY ORGANIZATION.

A 1 Salaries —

Office Assistant to supplement salary for two years 240.00"

STATE BOARD OF AGRICULTURE.

G 1 Land —

Land for State Fair Ground..... 700.00"

After line 550 insert "Industrial Commission —

H 7 Insurance —

To be credited to State Insurance Fund according to provision of sections 1464-1465 of the General Code 25,000.00

OHIO UNIVERSITY

A 1 Salaries —

Professors, instructors and other employes additional salary 1919-21..... 5,200.00

G 32 Other Capital Outlay —

Tunnel 15,000.00

ADJUTANT GENERAL

F 9 General Plant Service —

Encasing flags used by Ohio regiments in the World War 2,000.00

STATE HOUSE AND GROUNDS

A 1 Salaries —

Eleven laborers additional salaries 1919-21..... 2,640.00

OHIO STATE UNIVERSITY

A 1 Salaries —

Professors, instructors and other employes 1919-21 94,240.00"

Strike out lines 551 and 552.

After line 552 insert "To carry out provisions of Senate Joint Resolution No. 16 \$1,000.00, provided, however, that the chairman of the committee provided in said resolution is hereby authorized to issue vouchers against the appropriation.

KENT NORMAL SCHOOL

A 2 Wages —

Summer School 3,500.00"

After line 555 insert "G 1 Lands —

For the purchase of two lots in the village of Celina...	3,500.00"
After line 557 insert "Wall at Buckeye Lake....."	1,000.00"

"SENATE

F 6 Traveling Expense —

To supplement allowances for mileage of members to conform with rates promulgated by the federal government	2,000.00
In line 561 strike out "10,000.00" and insert in lieu thereof "7,500.00".	

"HOUSE OF REPRESENTATIVES

F 6 Traveling Expenses —

To supplement allowances for mileage of members to conform with rates promulgated by the federal government	7,000.00"
---	-----------

After line 563 insert "Industrial Commission of Ohio —

A 1 Salaries —

Oil and Gas Well Inspector for two years.....	3,000.00"
---	-----------

In line 570 strike out "4.90" and insert "4.00".

In line 573 strike out "main" and insert "maintain".

In line 575 change "Myer" to "Meyer" and change "1,000.00" to "1,700.00".

After line 575 insert "Joseph W. O'Neal in full settlement for services to be rendered as custodian of the Senate during week September 7th, 1919....."	50.00"
---	--------

After line 581 insert "Robert Smith, Columbus, doctor and hospital bills"	115.00"
---	---------

After line 581 insert "F 9. General Plant Service —

To print ten thousand sets of Howe's History of Ohio	17,000.00"
--	------------

In line 582 strike out "printing of".

In line 583 strike out "7,500.00" and insert in lieu thereof "15,000.00".

After line 583 insert "There is hereby reappropriated the item of \$90,000.00 made in H. B. 276 filed in the office of the Secretary of State, March 20, 1919 to supplement appropriation made in H. B. 452 (107 O. L. 51) for Women's Building at Ohio State University".

"OHIO STATE UNIVERSITY

F 9 General Plant Service —

Mowing Athletic Field	3,000.00"
-----------------------------	-----------

In line 596 strike out "54.55" and insert in lieu thereof "167.05".

After line 596 insert "R. E. Gilkerson, Youngstown, in full settlement for traveling expenses incurred while acting as messenger to the Senate Finance Committee of the Eighty-third General Assembly....."	29.20"
---	--------

After line 602 insert "Marion Jackson, Tippecanoe City, in full settlement for dirt and gravel taken from her property by the Department of Public Works in 1916...."	40.00"
---	--------

"Middletown Hydraulic Co., Middletown, in full settlement for purchase of 3 4-10 acres of land upon which levee is built.....	306.00"
"A. H. Rickert, Newark, in full settlement for damages resulting from failure of title in land sold to claimant by state	100.00"
Strike out lines 654 to 660 inclusive.	
After line 653 insert "Bowling Green State Normal School — To pay balance on contract for construction of concrete water tank when same has been approved by Board of Trustees of said school.....	2,439.78"

"HOUSE OF REPRESENTATIVES

F 1 Repairs —

Redecorating House and Press Room.....	3,000.00"
--	-----------

After line 600 insert "House of Representatives —

A 2 Wages —

10 Assistant Clerks 23 days.....	1,150.00
11 Stenographers 23 days.....	1,265.00
4 Sergeants at Arms 23 days.....	460.00
1 Assistant Postmaster 23 days.....	115.00
2 Telephone Attendants 23 days.....	207.00
2 Cloak Room Attendants 23 days	184.00
5 Committee Room Attendants 23 days.....	460.00
5 Doorkeepers 23 days.....	460.00
5 Porters 23 days.....	460.00
7 Pages 23 days.....	483.00

After line 653 insert "Unexpended balances in appropriations made to the Board of Administration for the construction of cottages at the Ohio Hospital for Epileptics and the Institution for Feeble-Minded by the Eighty-second General Assembly are hereby reappropriated and made available to complete such cottages."

"There is hereby reappropriated to the Penitentiary Commission any unencumbered balances remaining to the credit of such commission June 30, 1919. The Penitentiary Commission is hereby authorized and directed to transfer such balances to the credit of the Board of Administration on which which board is authorized to expend them for the purposes for which they were originally appropriated."

"The trustees of Ohio University are hereby authorized to sell a certain lot in the city of Athens located between lots owned by one Chubb and one Witt facing Court St., and use the money obtained from the same to purchase a lot known as the "Golden" lot adjacent to President st. in the said city of Athens. Provided, however, that the purchase of the last named lot shall not be made at a sum greater than that obtained from the sale of the first named lot."

After line 660 insert "Board of Administration —

To clear title to certain state lands.....	2,500.00"
--	-----------

In line 678 strike out "levy" and insert "levee".

After line 678 insert "Treasurer of State —

G 31 Capital Equipment	100,000.00
------------------------------	------------

STATE HOUSE AND GROUNDS

G 31 Capital Equipment —

Hot Water Heater..... 175.00"

Strike out lines 679 and 685 inclusive.

E. M. CROSSER,
HARRY L. FEDERMAN,
DOW W. HARTER.

Managers on the part of the House.

H. W. DAVIS,
T. A. BUSBEY,
GEORGE W. HOLL.

Managers on the part of the Senate.

The question was, "Shall the conference report be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Kryder,	Patterson,
Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	Lloyd,	White,
Bellew,	Hopley,	Miller,	Whittemore,
Berry,	Jones, of Meigs,	Parrett,	Wright — 25.
Busbey,			

So the report was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following resolution:

H. J. R. No. 71 — Mr. Crabbe.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said joint resolution.

On leave Mr. Whittemore offered the following joint resolution:

S. J. R. No. 57 — Mr. Whittemore.

WHEREAS, There is a general and unusual demand for **Senate Bills Nos. 100, 175 and 187** and **House Bill No. 567** as passed by the General Assembly; therefore

Be it resolved by the General Assembly of the State of Ohio, That the Clerk of the Senate be authorized and directed to have printed for use of the members of the House and Senate, one thousand additional copies of the Act, Senate Bill No. 100, twenty-five hundred additional copies of the Act, Senate Bill No. 175, twenty-five hundred additional

copies of Senate Bill No. 187 and five thousand additional copies of the Act, H. B. No. 567 — The Joint Committee on Taxation.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore — 24.

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate recessed for five minutes.

Senate met pursuant to recess.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 20 senators answered to their names.

The absentees were: Messrs.

Beebe,	Demuth,	Jones, of Meigs,	Patterson,
Busbey,	Emmert,	Lloyd,	Stone,
Davis,	Jones, of Franklin,	Mettler,	Wagner,

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 187 — Joint Taxation Committee.

To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.

With the following amendment in which the concurrence of the Senate is requested.

In lines 1 and 2 strike out the following words "addition to all other means provided by law for meeting deficiencies in the current revenue of school districts" and insert in lieu thereof, "lieu of proceeding under an act entitled" an act to authorize the taxing authorities of counties, municipal corporations, townships, and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and levy taxes for such purpose but not otherwise".

In line 3 strike out the word "such" between the words "any" and "district" and insert in lieu thereof the word "school".

In section 1 near the end of the section, strike out the figures "— 1920".

In section 2 and in the third line thereof, strike out the figures “— 1920”.

In section 2 and in the fifth line thereof, strike out the figures “— 1920”.

In section 3 after the word “taxes” first occurring therein insert the following “on the duplicate made up in the year 1919”.

The question was, “Shall the Senate concur in the House amendments?”

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Norris,	Snyder,
Ake,	Hopley,	O'Brien,	Sparks,
Archer,	Kryder,	Parrett,	White,
Bellew,	Latnam,	Patterson,	Whittemore,
Berry,	Liggitt,	Ritter,	Wright — 22.
Holden,	Miller,		

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following Joint Resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 73 — Mr. Beetham.

Relative to a reconvening of the General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, “Shall the joint resolution be adopted?”

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Miller,	Ritter,
Ake,	Hopley,	Norris,	Snyder,
Archer,	Kryder,	O'Brien,	Sparks,
Bellew,	Latham,	Parrett,	White,
Berry,	Liggitt,	Patterson,	Whittemore — 21.
Holden,			

So the joint resolution was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 187 — Special Joint Committee on Taxation.

To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
CHAS. A. WHITE,

THOS. W. LATHAM,
JOHN E. BARNES,
HERBERT L. JONES.
C. F. McCOY.

On leave Mr. Whittemore offered the following resolution :

S. R. No. 58 — Mr. Whittemore.

WHEREAS, The work requiring the services of the employes of the Senate for the session that will adjourn June 19, 1919, can be completed on June 21, 1919;

Be it resolved, That the clerk of the Senate be, and he is hereby authorized and directed to issue vouchers for the salary and compensation of such employes to and including June 21, 1919, and that the services of said employes, excepting as otherwise provided for by resolution of the Senate be dispensed with from and after this date; and that said employes be not paid for this interim of the recess of the Senate after June 19, 1919, to December 1, 1919.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Ritter,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Kryder,	Norris,	White,
Bellew,	Latham,	O'Brien,	Whittemore,
Berry,	Liggitt,	Patterson,	Wright — 21.
Holden,			

So the resolution was adopted.

On motion of Mr. Whittemore the Senate adjourned to 9 a. m. Thursday.

Attest .

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, June 19, 1919, 9:00 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested;

H. B. No. 568 — Mr. Lawyer.

To amend section 7730 of the General Code, as amended **H. B. No. 348** and **H. B. No. 406**, as passed in the 83rd General Assembly, relative to the suspension of schools in village or rural districts.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 568** was read the second time by title only.

On motion of Mr. Whittemore the rules were suspended and **H. B. No. 568** was placed on the calendar for third reading without committee reference.

H. B. No. 568 — Mr. Lawyer, was read the third time.

Mr. Liggitt moved that further consideration of **H. B. No. 568** be postponed until December 1.

Which was agreed to.

On motion of Mr. White the motion pending to reconsider the vote by which the Senate passed **H. B. No. 209** — Mr. York, was withdrawn.

On motion of Mr. White the clerk was directed to advise the House that the motion pending to reconsider the vote by which the Senate passed **H. B. No. 209** — Mr. York, had been withdrawn.

The President handed down a communication from the Prosecuting Attorney of Franklin county, stating that it was inadvisable to present the evidence to the grand jury under the provisions of **S. J. R. No. 32**.

On motion of Mr. Whittemore the communication was ordered printed in the appendix of the journal.

On motion of Mr. Whittemore the Senate recessed for ten minutes. The Senate met pursuant to recess.

Mr. O'Brien submitted the following report.

The Joint Committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 100 — Mr. Berry.

To codify, consolidate, and clarify the ditch laws of the state according to the report of the Commission appointed therefor, under an act passed March 21, 1917 (O. L. 107 V. 611), to amend sections 3001, 6564, 6565 of the General Code and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

Am. S. B. No. 114 — Mr. Lloyd.

To amend section 270-6 of the General Code, relative to the sundry claims board.

S. J. R. No. 57 — Mr. Whittemore.

Relative to printing extra copies of Senate Bills Nos. 100, 175 and 187 and House Bill No. 567.

ROBERT J. OBRIEN,
THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN,

H. L. JONES,
C. F. McCOY,
JOHN E. BARNES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill in which the concurrence of the Senate is requested:

H. B. No. 569 — Mr. Federman.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and counsel for joint committee on Taxation.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 569** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 569** — Mr. Federman, was ordered placed on the calendar for third reading without committee reference.

H. B. No. 569 — Mr. Federman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	White,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Berry,	Kryder,	Parrett,	Wright—25.
Busbey,			

So the bill passed.

The title was agreed to.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do advise and consent to the following appointment:

F. D. Christian, Shelby county, State Board of Pharmacy, for the term ending March 31, 1922.

F. E. WHITEMORE,
M. B. ARCHER,

FRANK C. PARRETT.

The question was "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Davis,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—24.

So the Senate advised and consented to the appointment of the governor.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 189 — Mr. Lloyd.

To authorize and empower the commissioners of Franklin County to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county, and to repeal an act passed April 9, 1919 and approved May 6, 1919, entitled "An Act to authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county."

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 75 — Mr. Beetham.

Relative to enrolling **House Bills Nos. 299, 567, 568, 569** and **H. J. R. No. 73** in typewriting. Also **S. B. No. 189**.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Hopley,	Norris,	Sparks,
Beebe,	Jones, of Meigs,	O'Brien,	White,
Bellew,	Kryder,	Parrett,	Whittemore,
Davis,	Liggitt,	Ritter,	Wright—21.
Emmert,			

So the joint resolution was adopted.

1:15 p. m.

On motion of Mr. Whittemore the Senate recessed till 2 p. m.

Senate met pursuant to recess.

Mr. Jones submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. B. No. 114 — Mr. Lloyd.

To amend section 270-6 of the General Code, relative to the sundry claims board.

Am. S. B. No. 100 — Mr. Berry.

To codify, consolidate, and clarify the ditch laws of the state according to the report of the Commission appointed therefor, under an act passed March 21, 1917 (O. L. 107 V. 611), to amend sections 3001, 6564, 6565 of the General Code and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation.

S. J. R. No. 57 — Mr. Whittemore.

Relative to printing extra copies of **S. B. No. 100, 175 and 187,** and **H. B. No. 567.**

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CARL V. BEEBE,

J. E. HOLDEN,
H. L. JONES,
C. F. McCOY,

Mr. Jones submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. J. R. No. 75 — Mr. Beetham.

Relative to enrolling **H. B. Nos. 209, 567, 568, 569, S. B. No. 189** and **H. J. R. No. 73** and this resolution in typewriting.

Mr. Jones submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. B. No. 189 — Mr. Lloyd.

To authorize and empower the commissioners of Franklin county to sell and convey Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county, and to repeal an act passed April 9, 1919 and approved May 6, 1919, entitled "An Act to authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase and grounds and erect a children's home for Franklin county."

Mr. Jones submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 569 — Mr. Federman.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and counsel for joint committee on Taxation.

H. B. No. 191 — Mr. Bond.

To amend section 905 of the General Code, relative to the compensation of the district inspectors of mines.

H. B. No. 567 — Special Joint Committee on Taxation.

To authorize taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and to levy taxes for such purposes.

H. J. R. No. 73 — Mr. Beetham.

Relative to reconvening of the General Assembly.

H. J. R. No. 51 — Mr. Swedersky.

Requesting the secretary of agriculture of the United States to authorize the hunting of ducks in Ohio during the spring months.

H. J. R. No. 72 — Mr. Beaty.

Relative to the investigation of the combined Normal and Industrial School at Wilberforce.

H. B. No. 209 — Mr. York.

To provide a license for angling in Ohio.

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
CHAS. A. WHITE,

ROBERT J. O'BRIEN,
JOHN E. HOLDEN,
TOM W. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following joint resolution:

H. J. R. No. 75 — Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of:

S. J. R. No. 57 — Mr. Whittemore.

Providing for the printing of additional copies of a bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 571 — Mr. Taylor.

Providing for the relief of Frank J. Bentz.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 76 — Mr. Lonz.

Providing for the attendance of members of the General Assembly at the memorial celebration to be held at Put-in-Bay in honor of Oliver Hazard Perry.

Attest:

JOHN P. MAYNARD,
Clerk.

Said resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 77 — Mr. Matthews.

Relative to the consideration of **H. B. No. 338**.

Attest:

JOHN P. MAYNARD,
Clerk.

Said resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 78 — Mr. Scott.

Relative to printing all laws, general and local, and joint resolutions, up to and including June 19, 1919.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 569 — Mr. Federman.

H. B. No. 191 — Mr. Bond.

H. B. No. 567 — Special Joint Committee on Taxation.

H. J. R. No. 73 — Mr. Beetham.

H. J. R. No. 51 — Mr. Swedersky.

H. J. R. No. 72 — Mr. Beaty.

H. B. No. 209 — Mr. York.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 57 — Mr. Whittemore.

Am. S. B. No. 114 — Mr. Lloyd.

Am. S. B. No. 100 — Mr. Berry.

Am. S. B. No. 187 — Joint Taxation Committee.

S. B. No. 189 — Mr. Lloyd.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution:

On motion of Mr. Parrett, under the provisions of **H. J. R. No. 73** — Mr. Beetham, the Senate adjourned until 5 o'clock December 1, 1919.

W. E. HALLEY,
Clerk of Senate.

Senate Chamber, Columbus, Ohio.

Monday, December 1, 1919, 5 O'clock P. M.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrin.

The Journal of last legislative day was read and approved.

H. P. McCoy, Senator-elect from the 23d district, composed of Trumbull and Mahoning counties, successor of Senator Henry W. Davis, deceased, appeared at the bar of the Senate, presented his certificate of

election, took an oath of office administered by Chief Justice Nichols to support the constitution of the United States, the constitution of the State of Ohio, also an oath of office and entered upon his duties as Senator.

The President of the Senate handed down a communication from the adjutant general requesting conservation of electricity by reason of shortage of coal at the power plant at the Ohio State Penitentiary.

S. R. No. 59 — Mr. Ritter.

WHEREAS, During the National G. A. R. Encampment, which was held in Columbus, Ohio, from September 7th to September 13th, 1919, it became necessary to provide additional porter service in the Senate Chamber; and

WHEREAS, Edward Cain and William Todd performed said services in addition to their regular duties for a period of eight days,

Resolved, That said Edward Cain and William Todd be paid for said extra services the same per diem as is paid to them in their employment as porters during a legislative session less the per diem allowed them for services rendered when legislature is not in session, said extra allowance being one and 50/100 dollar per diem; and that the clerk of the Senate be authorized and directed to issue and sign vouchers for such payment out of the proper funds.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	McCoy,	Ritter,
Archer,	Jones, of Franklin,	Miller,	Snyder,
Bellew,	Jones, of Meigs,	Norris,	Sparks,
Berry,	Kryder,	O'Brien,	Stone,
Busbey,	Latham,	Parrett,	Wagner,
Emmert,	Liggitt,	Patterson,	Whittemore—25.
Holl,			

So the resolution was adopted.

Mr. Archer offered the following joint resolution:

S. J. R. No. 58 — Mr. Archer.

WHEREAS, By a decision of the supreme court of Ohio, rendered on June 26th, 1919, The State Liquor Licensing Board and the various county boards were deprived of a legal existence after the prohibition amendment to the constitution was effective May 27th, 1919; and,

WHEREAS, The State Liquor Licensing Board from and after May 27th, 1919, continued in auditing expenses of, and in collecting moneys due from and in proceeding to wind up the business of county boards, with the view of legally checking out and settling with said county boards within the thirty day period as provided by the Greenlund act, and both the State Liquor Licensing Board and the county boards continued to discharge the duties as aforesaid up until June 26th, 1919, that being the date that the opinion was rendered by the supreme court of Ohio; and,

WHEREAS, After said opinion was rendered the State Liquor Licensing Board could not legally certify the fund \$117,116.91 subject to

its control to the credit of the general revenue fund of the state as provided by law; therefore,

Be it resolved by the General Assembly of the State of Ohio, That authority is hereby granted to the auditor and treasurer of State to transfer the sum of \$117,116.91 standing to the credit of said board to the general revenue fund of the State, and the payment of the salaries of The State Liquor Licensing Board and the County Boards for the period of thirty days after May 26th, 1919, as represented by the official pay roll on file in the State auditor's office, amounting to \$16,256.53, which amount is hereby authorized to be paid out of, and from the appropriation for said purpose made for the fiscal year ending June 30th, 1919.

Said joint resolution was laid over under the rule.

Mr. Whittemore moved that when the present session adjourns it meet at 1:30, Tuesday, December 2, 1919.

Which was agreed to.

Mr. Parrett submitted the following report:

The special joint Taxation Committee to which was referred the matter of making recommendations relative to taxation measures having had the same under consideration, makes the following partial report and submits the appended bill for the consideration of the General Assembly:

FRANK C. PARRETT,
FRANK C. WHITTEMORE,
WILLIAM AGNEW,
JOHN HOLDEN,
WALLACE W. BELLEW,
T. M. BERRY,

FRANCIS M. THOMPSON,
MILTON R. CLARK,
RUPERT R. BEETHAM,
HUSTON T. ROBINS,
R. M. BILLINGSLEA,
E. J. HOPPLE.

The following bills were introduced and read the first time:

S. B. No. 191 — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620, and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 6309-3, 12618-1, 12618-2 and 12618-3 of the General Code.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 191** was read the second time and referred to the joint committee on Taxation.

On leave, Mr. Whittemore offered the following resolution, which was adopted:

S. R. No. 60 — Mr. Whittemore.

Relative to the death of Henry W. Davis.

WHEREAS, The members of Senate of the 83d General Assembly have learned with profound sorrow of the recent death of Senator Henry W. Davis of Youngstown; and

WHEREAS, In his death we feel that the state has lost an honorable and upright citizen and a valued public servant, one who gave to the state the same quality of service which made him successful in private life; and

WHEREAS, It is fitting and proper that we express our appreciation of his service to the state and of his exceptional qualities of mind and heart which the members of this body came to know so well; therefore

Be it resolved, That the Senate of the 83d General Assembly hereby extends to the family and friends of Senator Henry W. Davis its sympathy at this time of their sorrow and bereavement.

Be it further resolved, That an engrossed copy of this resolution be forwarded by the clerk of the Senate to the family of the deceased at Youngstown, Ohio.

Be it further resolved, That in honor of the memory of Senator Henry W. Davis, the Senate do now adjourn.

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, December 2, 1919, 1:30 o'clock P. M.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. Arthur M. Stevenson, of Kenton Ohio.

A. R. Condon took the oath of office to serve as message clerk in the absence of Amos Emmert during the adjourned session of the 83rd General Assembly.

The President handed down the following communication:

Columbus, Ohio, Dec. 1, 1919.

Hon. Clarence J. Brown,
President of the Senate,
Columbus, Ohio.

Dear Sir:—The Legislative Press Correspondents' Association respectfully request the privileges of the floor of the Senate for Mr. W. C. Howells, accredited representative of the Cleveland Plain Dealer, and Mr. Louis R. Mann, accredited representative of the International News Service, under the rules of the Senate governing newspaper correspondents.

Very respectfully,

JOHN T. BOURKE, Pres.
W. C. HOWELLS, Sec'y.

By unanimous consent of the Senate, said privilege was granted.
Mr. Busbey offered the following resolution:

S. R. No. 61 — Mr. Busbey.

Providing for certain employes of the Senate.

WHEREAS, Certain of the regular employes of the Senate including pages, committee room attendants and others under the direction of the sergeant-at-arms have failed to report for duty at the present adjourned session; therefore be it

Resolved, That Senators F. E. Whittemore and John E. Holden, majority and minority floor leaders of the Senate, be and are hereby authorized, as they deem such action necessary, to designate persons

to fill such existing vacancies and to certify the names of the persons so designated to the clerk of the Senate, who is hereby empowered and directed to employ such persons at the regular per diem compensation heretofore fixed for the respective positions; and such employes shall be paid only for the time they are actually on duty in the service of the Senate. Be it further

Resolved, That the clerk of the Senate is hereby authorized and directed to issue vouchers, to be signed by the lieutenant governor, in payment for the service of such employes.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	McCoy,	Snyder,
Ake,	Hopley,	Mettler,	Sparks,
Archer,	Jones, of Franklin,	Miller,	Stone,
Beebe,	Kryder,	Norris,	Wagner,
Berry,	Latham,	Patterson,	White,
Busbey,	Liggitt,	Ritter,	Whittemore — 25.
Holden,			

So the resolution was adopted.

Mr. Whittemore offered the following resolution, which was adopted:

S. R. No. 62 — Mr. Whittemore.

WHEREAS, The recent death of Senator Henry W. Davis has caused a vacancy in the chairmanship of the Finance committee; and

WHEREAS, The duties of this position are of such a nature that same must be filled immediately; and

WHEREAS, The committee on Finance has chosen Senator H. J. Ritter as chairman, he being the ranking member on such committee, and further has recommended that Senator Thomas W. Jones be appointed to fill the place made vacant on the committee;

Be it resolved, That the Senate ratify and confirm the action of the Finance committee in the selection of Senator H. J. Ritter as chairman, and Thomas W. Jones as a member of such committee.

On leave, the following report was submitted and adopted.

Mr. Whittemore submitted the following report:

The committee on Committees, begs leave to submit the following report:

That Senator H. P. McCoy be named on the following committees to fill the vacancy caused by the death of Senator Henry W. Davis:

- Committee on Banks and Savings Societies.
- Committee on Cities.
- Committee on Common Schools.
- Committee on Insurance.
- Committee on Labor.
- Committee on Military Affairs.
- Committee on Public Health.
- Committee on Public Utilities.

Committee on Roads and Highways.
 Committee on State Buildings.
 Committee on Taxation.

F. E. WHITEMORE,
 ROBERT J. O'BRIEN,
 W. E. SPARKS,
 J. N. STONE,

T. A. BUSBEY,
 M. B. ARCHER,
 CHAS. A. WHITE.

The following bills were introduced and read the first time:

S. B. No. 192 — Mr. Jones, of Franklin.

To authorize the cancellation of certain tax assessments upon real estate recently conveyed by the state to Charles H. Lindenberg.

On motion of Mr. Jones, of Franklin, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 192** was read the second time and referred to the committee on Public Buildings.

S. B. No. 193 — Mr. Agnew.

Amending section 9491 of the General Code of Ohio relating to fraternal benefit societies.

S. B. No. 194 — Mr. Berry.

To amend section 2254 of the General Code, relating to the salaries of the officers of the supreme court.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 184 — Mr. Miller.

To committee on Corporations.

H. B. No. 156 — Mr. Hastings.

To committee on Military Affairs.

H. B. No. 421 — Mr. Silver.

To committee on Common Schools.

H. B. No. 425 — Mr. Emery.

To committee on Military Affairs.

H. B. No. 464 — Mr. Stokes.

To committee on County Affairs.

H. B. No. 466 — Mr. Spidel.

To committee on Privileges and Elections.

H. B. No. 486 — Mr. Hughes.

To committee on Judiciary.

H. B. No. 548 — Mr. Matthews.

To committee on Military Affairs.

H. B. No. 552 — Mr. Chester.

To committee on Judiciary.

H. B. No. 554 — Mr. Lonz.

To committee on County Affairs.

H. B. No. 559 — Mr. Kay.

To committee on County Affairs.

H. B. No. 561 — Mr. Kay.
To committee on Cities.

Am. H. B. No. 301 — Mr. Jones, of Trumbull.
To committee on Common Schools.

H. B. No. 571 — Mr. Taylor.
To committee on Roads and Highways.

On motion of Mr. Whittemore the Senate proceeded to the seventh order of business, being resolutions laid over under Rule 73 or Rule 86.

S. J. R. No. 44 — Mr. Lloyd.
To committee on Public Utilities.

H. J. R. No. 67 — Mr. Comings.
To committee on Americanization.

H. J. R. No. 76 — Mr. Long.
To committee on Temperance.

H. J. R. No. 77 — Mr. Matthews.
To committee on Cities.

H. J. R. No. 78 — Mr. Scott.
To committee on Judiciary.

S. J. R. No. 58 — Mr. Archer.
To committee on Fees and Salaries.

On motion of Mr. Whittemore, the Senate adjourned.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, December 3, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

On motion of Mr. Whittemore the Senate recessed for thirty minutes.

The Senate met pursuant to adjournment.

The President handed down the following message:

State of Ohio,
Executive Department,
Office of the Governor,

Columbus, December 2, 1919.

To the Senate:

I respectfully request the return of the following executive appointments in your hands that have not received the sanction of senatorial confirmation:

WEDNESDAY, DECEMBER 3, 1919.

STATE HIGHWAY COMMISSIONER.

	County	Appointed	Term Ending
A. R. Taylor.....	Hancock	6-16-19	6-16-23

BOARD OF AGRICULTURE OF OHIO.

S. T. Nash.....	Cuyahoga	6-6-19	First Thursday after second Monday in January, 1920.
-----------------	----------------	--------	---

TAX COMMISSION OF OHIO.

William J. Leonard....	Hamilton	6-16-19	Second Monday in February, 1925.
------------------------	----------------	---------	-------------------------------------

STATE FIRE MARSHAL.

T. Alfred Fleming.....	Cuyahoga	6-16-19	3-30-21
------------------------	----------------	---------	---------

JAMES M. COX,
Governor.

On motion of Mr. Whittemore the message from the governor was referred to the committee on Rules.

The president handed down the following message:

State of Ohio,
Executive Department,
Office of the Governor,

Columbus, December 2, 1919.

To the Senate:

I have the honor to inform you that I have appointed, subject to the advice and consent of the Senate, the following persons, on the dates and for the terms mentioned, to positions under control of the executive department:

SUPERINTENDENT OF BANKS.

	County	Appointed	Term Ending
Ira R. Pontius.....	Wyandot	12-1-19	7-5-20

INSPECTOR OF BUILDING AND LOAN ASSOCIATIONS.

Frank F. McGuire....	Van Wert.....	7-31-19	7-31-22
----------------------	---------------	---------	---------

STATE FIRE MARSHAL.

William J. Leonard...	Hamilton	11-17-19	11-16-21
-----------------------	----------------	----------	----------

STATE HIGHWAY COMMISSIONER.

A. R. Taylor.....	Hancock	9-9-19	9-8-23
-------------------	---------------	--------	--------

STATE BOARD OF OPTOMETRY.

S. C. Gray.....	Lucas	9-26-19	9-25-24
J. C. Eberhardt.....	Montgomery	9-26-19	9-25-23
P. C. Harris.....	Franklin	9-26-19	9-25-22
W. A. Compton.....	Meigs	9-26-19	9-25-21
H. H. Horton.....	Cuyahoga	9-26-19	9-25-20

TRUSTEE OF THE OHIO SOLDIERS' AND SAILORS' ORPHANS' HOME.

Frank White.....	Clermont	6-18-19	First Monday in April, 1923.
Frank Allen.....	Fayette	6-18-19	First Monday in April, 1924.

TAX COMMISSION OF OHIO.

Daniel J. Ryan.....	Franklin	11-29-19	Second Monday in February, 1921.
---------------------	----------------	----------	-------------------------------------

JAMES M. COX,
Governor.

On motion of Mr. Whittemore the message from the governor was referred to the committee on Rules.

Mr. Whittemore moved that the request of Governor Cox for the return of message No. 1 be acceded to.

Which was agreed to.

The following bills were introduced and read the first time.

S. B. No. 195 — Mr. Whittemore.

To supplement section 3141-1 of the General Code by the enactment of section 3141-2, relating to the purchase of district tuberculosis hospitals and the control and maintenance of the same as a county hospital for the treatment of tuberculosis.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 195** was read the second time by title only.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 195** was engrossed at the clerk's desk and read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	McCoy,	Ritter,
Archer,	Holl,	Mettler,	Snyder,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Latham,	O'Brien,	Whittemore,
Demuth,	Liggitt,	Garrett,	Wright—27.
Emmert,	Lloyd,	Patterson,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore **S. B. No. 195** — Mr. Whittemore, was ordered printed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. S. B. No. 185** — Joint Committee on Taxation.

To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919 and to levy taxes in addition to all other taxes for such purpose, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the request of the House for the return of **Am. S. B. No. 185**, be acceded to.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives refused to agree to the report of the Committees of Conference on matters of difference between the two houses on **H. B. No. 558** — Mr. King, and requests another committee of Conference.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the request of the House for another committee of Conference on **H. B. No. 558** be acceded to.

Which was agreed to.

The President appointed as managers on the part of the Senate Messrs. Ritter, Stone and Norris.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 79 — Mr. Beetham.

Relative to notifying the governor of the reconvening of the General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Snyder,
Ake,	Holl,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Berry,	Latham,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore,
Demuth,	Lloyd,	Ritter,	Wright—26.
Emmert,	McCoy,		

So the joint resolution was adopted.

Under the provisions of **H. J. R. No. 79**, the President appointed as members on the part of the Senate, Messrs. Whittemore, Busbey and Holden.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bill on the calendar was read the second time by its title only, and referred as follows:

S. B. No. 193 — Mr. Agnew.

To committee on Insurance.

Mr. Liggitt submitted the following report:

The standing committee on Fees and Salaries, to which was referred **S. J. R. No. 58** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

D. A. LIGGITT,
GEO. E. KRYDER,
T. M. BERRY,
C. A. WAGNER,

F. L. EMMERT,
C. J. RITTER,
EDWARD N. METTLER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Emmert submitted the following report:

The standing committee on Manufactures and Commerce, to which was referred **H. B. No. 107** — Mr. Smith, having had the same under consideration, reports it back and recommends its passage.

F. L. EMMERT,
W. E. SPARKS,
GEO. J. KRYDER,
THOMAS W. LATHAM,

C. J. RITTER,
C. A. WAGNER,
GEO. D. JONES.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 471** — Mr. Robinson, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 9 after the word "commission" and the comma thereafter strike out the balance of said line and all of line 10, and all of line 11 down to and including the word "county" in said line 11.

In line 16 after the word "effect" strike out the period and insert a comma, and insert the following: "Provided, however, that if the proposed change shall effect an increase in the rate, joint rate, toll, classification, charge or rental, notice published not less than 30 days before the effective date thereof shall be given by publication in one issue of a newspaper published at the county seat of each county in which such change applies. Such published notice shall set forth the fact that such application has been made, the date of the hearing thereon, the name and location of the agent of the utility in such county, where a copy of such proposed new schedule may be inspected by any interested party; and provided further, however, that such utility shall at the time of the filing of the schedule with the utilities commission, place on file with the agent of such utility in each county where such change of rate is proposed, a copy of the proposed schedule and keep the same on file for the inspection of any interested party pending the hearing before such commission.

The commission may, however, allow changes, without notice, upon such conditions as it may prescribe.

In line 18 strike out the word "new", and insert in lieu thereof the word "increase".

In line 32 after the word "effect" insert the following: Provided, however, that such suspension of payment of such increased rate, joint rate, toll, classification, charge or rental, shall not go into effect if the utility shall file with the commission a bond, undertaking or other security, to the satisfaction of the commission, securing and guaranteeing the re-payment to the consumer of such portion of such increased rate, joint rate, toll, classification, charge or rental, collected by such utility as the commission, upon final hearing, may determine to have been unreasonable or excessive.

Such bond or surety shall not exceed the estimated amount of such increase or other charge made by the utility extending over a period of one year, based upon the business of the utility for the previous year or less than one-half that amount.

Strike out all of lines 45a, 45b, 45c, 45d, 45e, 45f, 45g.

J. N. STONE,
C. K. PATTERSON,
CHAS. A. WHITE,
ROBERT J. O'BRIEN,

T. A. BUSBY,
GEORGE W. HOLL,
GEO. J. SNYDER,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 461** — Mr. Beetham, having had the same under consideration, reports it back and recommends its passage.

JAMES R. HOPLEY,
H. ROSS AKE,
M. B. ARCHER,
CHAS. A. WHITE,

F. E. WHITTEMORE,
WM. AGNEW,
J. E. HOLDEN,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order.
Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **H. B. No. 571** — Mr. Taylor, having had the same under consideration, reports it back and recommends its passage.

T. A. BUSBEY,
C. K. PATTERSON,
J. N. STONE,
JAMES R. HOPLEY,
GEO. E. KRYDER,
T. M. BERRY,

C. A. WAGNER,
H. P. MCCOY,
F. E. WHITTEMORE,
GEO. J. SNYDER,
O. J. DEMUTH.

The bill was ordered to be read the third time in its regular order.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **S. B. No. 192** — Mr. Jones, of Franklin, having had the same under consideration, reports it back and recommends its passage.

THOMAS W. LATHAM,
E. G. LLOYD,

C. A. WAGNER,
ROBERT J. O'BRIEN.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Parrett submitted the following report:

The special joint committee on Taxation to which was referred matters of taxation, having had the same under consideration, makes partial report and introduces the appended bill.

FRANK C. PARRETT,
WILLIAM AGNEW,
WALLACE W. BELLEW,
JOHN E. HOLDEN,
MILTON CLARK,
T. M. BERRY,

RUPERT BEETHAM,
FRANCIS M. THOMPSON,
R. M. BILLINGSLEA,
E. J. HOPPLE,
HUSTON T. ROBINS.

On leave the following bills were introduced and read the first time:

S. B. No. 196 — The Special Joint Committee on Taxation.

Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting Chapter 16 of Title I, Part Second of the General Code of Ohio, consisting of supplementary sections 5773-1 to 5773-42 inclusive thereof, amending section 14655-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code.

Mr. Whittemore submitted the following report:

The standing committee on rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following report:

The committee recommends that the Senate do advise and consent to the following appointment:

Timothy S. Hogan of Franklin county, trustee of Ohio University, appointed January 4, 1918, for life term.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	McCoy,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—27.
Demuth,	Latham,	Parrett,	

So the Senate advised and consented to the appointment of the governor.

H. B. No. 471 — Mr. Robinson, was taken up.

On motion of Mr. Whittemore, **H. B. No. 471** — Mr. Robinson, was made a special order for Thursday at 10:30.

S. B. No. 173 — Mr. Ake, was read the third time.

On motion of Mr. Ake, **S. B. No. 173** — Mr. Ake, was made a special order for Friday, December 9, at 2 p. m.

On motion of Mr. Whittemore, the Senate recessed for 5 minutes. Senate met pursuant to recess.

Mr. Whittemore moved that when the Senate adjourn, it meet at 10:30 a. m., Thursday, December 4.

Mr. Hopley offered the following resolution which was adopted:

S. R. No. 63 — Mr. Hopley.

Relative to the death of William C. Gear.

WHEREAS, The members of the Senate of the 83rd General Assembly have learned with deepest sorrow of the death of William C. Gear of Upper Sandusky; and

WHEREAS, He was a brave soldier, a thorough student and scholar, and in the past an honored member in both branches of the General Assembly of this state, we deem it most fitting that as a tribute of our respect to his memory, we express in this formal way our appreciation of his services to both the state and nation.

Be it resolved, That the Senate hereby extends to the family and all the friends of Senator William C. Gear its profoundest sympathy at this time of their great sorrow and bereavement.

Be it further resolved, That an engrossed copy of this resolution be forwarded by the clerk of the Senate to the family of the deceased at Upper Sandusky, Ohio.

Be it further resolved, That in honor of the memory of Senator William C. Gear this Senate does now adjourn.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, December 4, 1919, 10:30 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Am. H. B. No. 471 — Mr. Robinson.

Being the special order for the hour of 10:30 a. m., was read for the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Ritter,
Archer,	Hopley,	McCoy,	Snyder,
Berry,	Jones, of Franklin,	Miller,	Sparks,
Busbey,	Jones, of Meigs,	Norris,	Stone,
Demuth,	Kryder,	O'Brien,	Whittemore,
Emmert,	Latham,	Parrett,	Wright—27.
Holden,	Liggitt,	Patterson,	

So the bill passed.

The title was agreed to.

On leave, the following bill was introduced and read the first time.

S. B. No. 197 — Mr. Archer.

To amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, and 4436, to re-enact sections 3391, 3392, 3393 and 3394 and to repeal sections 1261-16 to 1261-43 of the General Code, relative to public health supervision.

On leave, the following report was offered at this time:

Mr. Whittemore submitted the following report:

The standing committee on rules to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report: The committee recommends that the senate do not advise and consent and that it do reject and refuse to confirm the following appointment:

Randolph W. Walton, Franklin county, named to be a member of the Civil Service Commission of Ohio.

F. E. WHITTEMORE,
WM. AGNEW,
FRANK C. PARRETT,
M. B. ARCHER.

The question was, "Shall the senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 8, nays 20, as follows:

Those who voted in the affirmative were: Messrs.

Berry,	Holl,	Lloyd,	Snyder,
Holden,	Jones, of Franklin,	Norris,	Wright—8.

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Patterson,
Archer,	Hopley,	McCoy,	Ritter,
Bellew,	Jones, of Meigs,	Miller,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Demuth,	Latham,	Parrett,	Whittemore—20.

So the senate refused to advise and consent to the appointment of the governor:

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 81 — Mr. Beetham.
Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—33.
Emmert,			

So the joint resolution was adopted.

On motion of Mr. Whittemore, the Senate passed to the fourth order of business, being bills for second reading.

On motion of Mr. Berry, the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. S. B. No. 196 — Special Joint Taxation Committee.

To special joint committee on Taxation.

S. B. No. 194 — Mr. Berry.

To committee on Judiciary.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, December 9, 1919, 2:00 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of the last legislative day was read and approved.

Under the calendar, **S. B. No. 173**, being the special order for the hour, 2 p. m., was taken up. On motion of Mr. Whittemore, Mr. Ake was appointed a committee of one to report at any time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker has appointed as members on the part of the House under the provisions of **H. J. R. No. 79** — Mr. Beetham, Messrs. Hooley, Matthews and York.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the house has appointed as managers on the Conference Committee on matters of difference between the two houses on **Am. H. B. No. 558** — Mr. King, Messrs. Carpenter, McKay and Jas. A. Reynolds.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 195 — Mr. Whittemore.

To supplement section 3141-1 of the General Code by the enactment of section 3141-2 relating to the purchase of district tuberculosis hospitals and the control and maintenance of the same as a county hospital for the treatment of tuberculosis.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion has been made postponing action on the Conference Committee Report on **H. B. No. 558** — Mr. King.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to adopt the Conference Committee's report on matters of difference between the two houses on **H. B. No. 558** — Mr. King, and requests that a new Committee of Conference be appointed.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 570 — Mr. Billingslea.

To make an appropriation of salaries of the employes of the House of Representatives of the 81st General Assembly.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 570** was read the second time by title only and referred to the Finance Committee.

The President handed down a communication from the Dayton Chamber of Commerce inviting the General Assembly to hold the annual legislative reunion at Dayton in August, 1920.

On leave, Mr. Latham offered the following joint resolution:

S. J. R. No. 59 — Mr. Latham.

Relative to the preparation of a proposal to amend the constitution, which proposal shall fix definite rate limits of taxation for different classes of property.

WHEREAS, The proposed amendment to the constitution providing for a classification of property for purposes of taxation was defeated at the November election; and

WHEREAS, The people of Ohio have had no opportunity to vote upon a proposed constitutional amendment which specifies a system of classification for such purpose with clearly designated rate limits on different classes of property; therefore

Be it resolved by the General Assembly of the State of Ohio, That the governor, secretary of state, auditor of state and attorney general are hereby invited and requested to meet as a commission and appoint a board consisting of two farmers, two bankers, two manufacturers, two merchants and two representatives of organized labor, who shall promptly meet and formulate a fair and feasible classification of property for purposes of taxation, recommend rate limits for different classes of property, tangible and intangible, which rates shall in no case be less than one-fourth of one per cent nor more than one per cent of the actual and assessed value. Said board, when it has agreed upon such proposal, shall embody it in a resolution to amend the constitution and report the same to the General Assembly. The finance committee of the house and senate are requested to make an appropriation sufficient to bear the necessary expenses of the members of the board provided for in this resolution.

Said joint resolution was laid over under the rule.

Mr. Sparks offered the following joint resolution:

S. J. R. No. 60 — Mr. Sparks.

Providing for holding the next annual reunion of the General Assembly at Dayton, Ohio.

WHEREAS, The Dayton Chamber of Commerce has extended a cordial invitation to the General Assembly of Ohio to hold its annual reunion this year in the city of Dayton; therefore

Be it resolved by the General Assembly of the State of Ohio, That the invitation extended by the Dayton Chamber of Commerce be and is hereby accepted and that said reunion be held in the city of Day-

ton in the month of August at a time to be determined by the General Assembly or its committee appointed to arrange for such a reunion.

That a committee of three from the senate be appointed by the President of the senate, and three from the house of representatives be appointed by the Speaker to make arrangements with the Chamber of Commerce of Dayton, Ohio.

On motion of Mr. Sparks, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	Patterson,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Whittemore—23.
Busbey,	Kryder,	Parrett,	

So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 198 — Mr. Ake.

To authorize the council of the city of Canton, Ohio, to pay claims of Patrolman C. L. Wood for surgical and medical services made necessary because of injuries sustained while in the discharge of his duties.

S. B. No. 199 — Mr. Ake.

To amend section 871-52 of the General Code, prescribing penalty for the presentation with parts of a motion picture approved by the Ohio Board of Censors or Congress of Censors, parts of such picture that have been eliminated by said Censors of Congress.

S. B. No. 200 — Mr. Agnew.

To amend section 5375-4 of the General Code, relating to the form of blank for listing personal property for taxation.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 200** was read the second time by title only and referred to the joint committee on Taxation.

S. B. No. 201 — Mr. Agnew.

To amend section 3007 of the General Code relative to the compensation of commissioners of jurors, and to provide for a longer period of service by jury commissioners in counties where more than two common pleas judges regularly hold court at the same time.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 201** was read the second time by title only and referred to the committee on Judiciary.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dis-

pensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 197 — Mr. Archer.

To committee on County Affairs.

2:45 p. m.

On motion of Mr. Whittemore, the Senate recessed until 4 p. m.
Senate met pursuant to recess.

Mr. Agnew submitted the following report:

The special joint committee on Taxation, to which was delegated the duty of making recommendations to the General Assembly in the line of relieving the revenue embarrassment of the state and its local subdivisions, herewith makes a partial report and begs leave to introduce the appended bill.

FRANK C. PARRETT,
MILTON CLARK,
E. J. HOPPLE,
RUPERT BEETHAM,
R. M. BILLINGSLEA,

F. E. WHITTEMORE,
J. E. HOLDEN,
WM. AGNEW,
FRANCIS M. THOMPSON,
W. W. BELLEW.

S. B. No. 202 — The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 202** was read the second time by title only and referred to the special joint committee on Taxation.

The joint legislative committee on Administrative Reorganization submitted a partial report which was ordered printed in the appendix of the journal.

On leave, Mr. Jones, of Meigs, offered the following joint resolution:

S. J. R. No. 61 — Mr. Jones, of Meigs.

Authorizing the transfer of funds in the appropriations heretofore made for the Ohio National Guard to a new fund to be used for recruiting purposes.

WHEREAS, When the Ohio National Guard was mustered into the federal service at the beginning of the world war the officers and men were automatically discharged from the Guard; and

WHEREAS, It is therefore necessary to rebuild and reorganize the National Guard anew without having any nucleus to start with, except the patriotism and willingness of former members of the Guard and

veterans of the World War to give their time, energy, services and their own money towards reorganizing the Guard; and

WHEREAS, No special appropriation has been made at the present session of the State legislature to pay for the necessary expenses of reorganizing and recruiting the Guard; therefore

Be it resolved by the General Assembly of the State of Ohio, That the sum of \$50,000, to be used for organizing and recruiting the Ohio National Guard, including advertising and publicity, be and the same is hereby transferred from appropriations heretofore made at the present session of the legislature for the benefit and use of the Ohio National Guard for the fiscal year ending June 30, 1920, as follows:

That the sum of \$40,000 be transferred from the appropriation for Camp Pay (Personal Service — A 2) and that the sum of \$10,000 be transferred from the appropriation for Supplies and Subsistence (Maintenance C), making a total of \$50,000 hereby transferred, to be used for purposes above set forth,—said transfer to take effect at once; and the auditor of state is hereby directed to set aside the funds herein transferred for the purposes above set forth.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs:

Agnew,	Holl,	McCoy,	Snyder,
Ake,	Hopley,	Mettler,	Sparks,
Archer,	Jones, of Franklin,	Miller,	Stone,
Beebe,	Jones, of Meigs,	Norris,	Wagner,
Busbey,	Kryder,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright—27.
Holden,	Liggitt,	Patterson,	

So the joint resolution was adopted.

On motion of Mr. Whittemore, Senators Ritter, White and Berry were granted leave of absence.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Wednesday, December 10, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 79 — Mr. Beetham.

Relative to notifying the Governor of the reconvening of the General Assembly.

H. J. R. No. 81 — Mr. Beetham.

Relative to the adjournment of the General Assembly.

JOHN E. BARNES,
HERBERT L. JONES,
HENRY EVANS,
ROBERT J. O'BRIEN,

CARL V. BEEBE,
J. E. HOLDEN,
THOS. W. LATHAM.

A communication from the city council of Painesville, Ohio, was handed down by the president, in which the repeal of the Hughes Health Code was urged as an economic measure.

Mr. Miller offered the following joint resolution:

S. J. R. No. 62 — Mr. Miller.

Relating to salaries of state employees and school teachers.

Be it resolved by the General Assembly of the State of Ohio, That a committee of three members of the Senate and three members of the House of Representatives be appointed respectively by the President of the Senate and the Speaker of the House, to examine into the salaries of the state employees and school teachers of the state, and make such recommendations to the legislature concerning such salaries as they may deem necessary.

On motion of Mr. Miller, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Busbey,	Jones, of Meigs,	Norris,	Wagner,
Demuth,	Kryder,	O'Brien,	White,
Emmert,	Latham,	Patterson,	Whittemore—28.

So the joint resolution was adopted.

On motion of Mr. Whittemore, **Am. S. B. No. 85** was indefinitely postponed.

On motion of Mr. Whittemore, **Am. H. B. No. 289** was indefinitely postponed.

Mr. Whittemore offered the following joint resolution:

S. J. R. No. 63 — Mr. Whittemore.

Relative to printing of the report of the special joint committee on Taxation.

Be it resolved by the General Assembly of the State of Ohio, That five thousand copies of the report of the special joint committee on Taxation be printed, twenty-five hundred copies for use of members of the General Assembly and twenty-five hundred copies for the secretary of state for general distribution.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Busbey,	Jones, of Meigs,	Norris,	Wagner,
Demuth,	Kryder,	O'Brien,	White,
Emmert,	Latham,	Patterson,	Whittemore—28.

On motion of Mr. Agnew, **S. B. No. 186** was indefinitely postponed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **H. B. No. 471** — Mr. Robinson.

To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Kryder moved that the Senate insist on its amendments and asks for a committee of Conference.

Which was agreed to.

The following bills were introduced and read the first time:

S. B. No. 203 — Mr. Liggitt.

To provide for the erection of an armory in the village of Shreve, Ohio.

On motion of Mr. Liggitt the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 203** was read the second time by title only and referred to the committee on Military Affairs.

S. B. No. 204 — Mr. Miller.

To amend section 8628 of the General Code, relating to the names of domestic and foreign corporations.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 204** was read the second time by title only and referred to the Judiciary committee.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 198 — Mr. Ake.

To committee on Cities.

S. B. No. 199 — Mr. Ake.

To committee on Cities.

Mr. Sparks submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 521** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
H. ROSS AKE,

ROBERT J. O'BRIEN,
GEO. D. JONES.

The bill was ordered read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 170** — Mr. Hopley, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
J. N. STONE,
CHAS. S. WHITE,

WM. AGNEW,
EDWARD N. METTLER,
GEO. D. JONES,
F. E. WHITTEMORE.

The bill was ordered to be engrossed and read the third time in its regular order.

S. J. R. No. 59 — Mr. Latham, was read the third time

Mr. Latham moved that S. J. R. No. 59 be referred to the joint committee on Taxation, which was agreed to.

H. B. No. 571 — Mr. Taylor, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Liggitt,	Snyder,
Ake,	Hopley,	McCoy,	Sparks,
Archer,	Jones, of Franklin,	Mettler,	Stone,
Beebe,	Jones, of Meigs,	Miller,	Wagner,
Busbey,	Kryder,	Norris,	White,
Emmert,	Latham,	Patterson,	Whittemore—25.
Holden,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 461 — Mr. Beetham, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Snyder,
Ake,	Jones, of Franklin,	Miller,	Sparks,
Archer,	Jones, of Meigs,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Busbey,	Latham,	Patterson,	White,
Demuth,	Liggitt,	Ritter,	Whittemore—24.

Messrs. Holden, Mettler and Wright voted in the negative.

So the bill passed.

The title was agreed to.

S. J. R. No. 58 was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 21, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Snyder,
Archer,	Hopley,	McCoy,	Stone,
Bellew,	Jones, of Franklin,	Mettler,	Wagner,
Demuth,	Latham,	Norris,	White,
Emmert,	Liggitt,	O'Brien,	Wright—21.
Holden,			

Those who voted in the negative were: Messrs.

Ake,	Kryder,	Patterson,	Sparks,
Beebe,	Miller,	Ritter,	Whittemore—8.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 614—Mr. Cowan.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 614** was read the second time by title only.

On motion of Mr. Whittemore, **Am. H. B. No. 614**—Mr. Cowan, was ordered placed on the calendar for third reading without reference to any committee.

3:45 p. m.

On motion of Mr. Whittemore, the Senate recessed until 4 p. m. Senate met pursuant to recess.

Am. H. B. No. 614—Mr. Cowan, was read the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

House of Representatives—Contract and open order service—F 6. Strike out \$25000 and insert in lieu thereof \$42000.

Senate—Contract and open order service, F 6, Strike out \$4000 and insert in lieu thereof \$12000.

Add the following to be known as Section 2:

Sec. 2. Items F 6 of Appropriation for House of Representatives of \$12000 and Senate Appropriation of \$2500, H. B. No. 584—1917 O. L., pp. 313-14, are hereby repealed.

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Ritter,
Ake,	Hopley,	McCoy,	Snyder,
Archer,	Jones, of Franklin,	Mettler,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	White,
Demuth,	Latham,	Parrett,	Whittemore,
Emmert,	Liggitt,	Patterson,	Wright—29.
Holden,			

So the bill passed.

Mr. Whittemore moved to amend as follows:

In the title after the word members, strike out the period and insert the following: "and to repeal items of H. B. No. 584—1917."

The motion was agreed to and the bill was so amended.

So the title was agreed to as amended.

Mr. Archer offered the following resolution:

S. R. No. 64 — Mr. Archer.

WHEREAS, Harry D. Knox, the index clerk was retained by the senate clerk for a period following the recess of the legislature, June 19th, 1919, for the purpose of verifying and correcting records as printed in the "Legislative Bulletin", assisting in making up sets of laws for members of the Senate and other work; and

WHEREAS, Harry D. Knox, the index clerk, was employed for a period of twenty-eight days in this work,

Resolved, That Harry D. Knox, the index clerk, be paid for extra services the same per diem as is paid him as index clerk of the Senate during the sessions, and the clerk of the Senate is authorized and directed to issue and sign voucher for such payment out of proper funds.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Ritter,
Ake,	Hopley,	McCoy,	Snyder,
Archer,	Jones, of Franklin,	Mettler,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Demuth,	Kryder,	O'Brien,	White,
Emmert,	Latham,	Patterson,	Whittemore—26.
Holden,	Liggitt,		

So the resolution was adopted.

On leave, Mr. Whittemore offered the following resolution:

S. R. No. 65 — Mr. Whittemore.

Relative to the purchase of typewriting machines.

Resolved, That the clerk of Senate is hereby authorized and directed to purchase three typewriting machines at not to exceed one hundred dollars each, and that the purchase price of the same be paid from the Senate contingent fund on order of the lieutenant governor.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Demuth,	Kryder,	Parrett,	Whittemore—27.
Emmert,	Latham,	Patterson,	

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 576 — Mr. Federman.

To amend sections 1558-4 and 1558-6 of the General Code, relative to the municipal court of Cincinnati.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the third time.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 576** was read the second time by title only.

On motion of Mr. Bellew, **H. B. No. 576** — Mr. Federman, was ordered placed on the calendar for third reading without reference to any committee.

On leave, Mr. Stone submitted the following report:

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **S. B. No. 197** — Mr. Archer, having had the same under consideration, reports it back without recommendation.

J. N. STONE,
JAMES R. HOPLEY,
O. J. DEMUTH,
W. M. MILLER,

CARL V. BEEBE,
GEO. D. JONES,
T. L. EMMERT,
T. M. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beebe submitted the following minority report:

The standing committee on County Affairs, to which was referred **S. B. No. 197** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

The question was, "Shall the minority report be substituted for the majority report?"

The yeas and nays were taken, and resulted — yeas 10, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holl,	Parrett,	Ritter,
Beebe,	Jones, of Meigs,	Patterson,	Snyder—10.
Holden,	Miller,		

Those who voted in the negative were: Messrs.

Agnew,	Hopley,	Lloyd,	Sparks,
Ake,	Jones, of Franklin,	McCoy,	Stone,
Bellew,	Kryder,	Norris,	White,
Demuth,	Latham,	O'Brien,	Whittemore—18.
Emmert,	Liggitt,		

So the majority report was accepted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 573 — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620, and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 6309-3, 12618-1, 12618-2, 12618-3 and 6309-3 of the General Code.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 573** was read the second time by title only and referred to the joint committee on Taxation.

On motion of Mr. Whittemore the Senate adjourned.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, December 11, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference on matters of difference between the two houses on **Am. H. B. No. 471**

— Mr. Robinson, and the Speaker appoints as managers on the part of the House, Messrs. Robinson, Miller of Stark, and Bliss.

Attest: JOHN P. MAYNARD,
Clerk.

The President named as managers on the part of the Senate in matters of difference between the two houses on **Am. H. B. No. 471** — Mr. Robinson, Messrs. Stone, Whittemore and Holden.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following resolutions:

H. J. R. No. 79 — Mr. Beetham.

H. J. R. No. 81 — Mr. Beetham.

Attest: JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate, signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 62 — Mr. Miller.

Relating to salaries of state employes and school teachers.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 590 — Mr. Reynolds.

To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain primary elections.

Am. H. B. No. 581 — Mr. Donahay.

To provide for the election and appointment of additional judges in Mahoning county.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dis-

pensed with, and **H. B. No. 590** was read the second time by title only and referred to the committee on Privileges and Elections.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 581** was read the second time by title only and referred to the committee on Judiciary.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 83 — Mr. Beetham.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Norris,	Stone,
Archer,	Hopley,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore—19.
Emmert,	McCoy,	Sparks,	

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 577 — Mr. Federman.

To amend section 4000-16 of the General Code, authorizing the creation of a board of rapid transit commissioners in cities defining its powers, passed May 17, 1915 (106 O. L. page 286) and amended March 20, 1917 (107 O. L. page 406).

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 577** was read the second time by title only.

On motion of Mr. O'Brien, **H. B. No. 577** — Mr. Federman, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 483 — Mr. Lytle.

To amend section 3618 of the General Code to provide authority in municipal corporations to establish, maintain and operate municipal ice manufacturing plants.

Attest: -

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Stone the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 483** was read the second time by title only.

On motion of Mr. Stone, **H. B. No. 483** — Mr. Lytle, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

Am. S. J. R. No. 60 — Mr. Sparks.

Providing for holding the next annual reunion of the General Assembly at Dayton, Ohio.

With the following amendment in which the concurrence of the Senate is requested.

Strike out the words "in the month of August".

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Sparks moved that the rules be suspended and the amendment considered. Which was agreed to.

The question was, "Shall the amendment be concurred in?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Snyder,
Archer,	Hopley,	McCoy,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore—27.
Emmert,	Liggitt,	Ritter,	

So the amendment was concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 614** — Mr. Cowan.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members and to repeal items of H. B. 584—1917.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 405 — Mr. Dildine.

To amend section 1453 of the General Code relative to taking or catching fish in certain waters of the state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Kreider the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 405** was read the second time by title only.

On motion of Mr. Kreider, **H. B. No. 405** — Mr. Dildine, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 63 — Mr. Whittemore.

Relative to printing of the report of the special joint committee on Taxation.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 585 — Mr. Jones, of Trumbull.

To amend section 3298 of the General Code, relative to the power of township trustees.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Ake the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 585** was read the second time by title only and referred to the committee on Cities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 61 — Mr. Jones, of Meigs.

Authorizing the transfer of funds in the appropriations heretofore made for the Ohio National Guard to a new fund to be used for recruiting purposes.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 58 — Mr. Archer.

Relative to the state liquor licensing board.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate passed to the sixth order of business, being reports of select committees.

Mr. Bellew submitted the following report:

The special joint committee on Taxation, which has had under consideration, the problem of making recommendations designed to relieve the serious financial condition of the state and its local subdivisions, begs leave to make the following report:

FRANK C. PARRETT,
F. E. WHITTEMORE,
W. W. BELLEW,
JOHN E. HOLDEN,
WILLIAM AGNEW,
E. J. HOPPLE,

FRANCIS M. THOMPSON,
R. M. BILLINGSLEA,
RUPERT R. BEETHAM,
MILTON CLARK,
HUSTON T. ROBINS.

On account of illness Senator Thomas M. Berry has not been able to attend the sessions of the committee, nor to sign the report.

Mr. Bellew moved that the report of the committee be omitted from the Journal and be printed in pamphlet form which was agreed to.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred
Am. H. B. No. 573 — The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 4, strike out the figures "6903-3".

In line 4, strike out the word "and" and insert a comma.

In line 4, after the figures "12618-3", insert the word and figures "and 12618-4".

In the next to the last line on page 7a, strike out the word "individual" and insert in lieu thereof the word "undivided".

In the third line on the same page, strike out the word "from" and insert the word "of".

In the sixth line on the same page, after the word "thereof", insert the word "weekly".

FRANK C. PARRETT,
J. E. HOLDEN,
W. W. BELLEW,
RUPERT BEETHAM,
MILTON CLARK,

WILLIAM AGNEW,
FRANCIS M. THOMPSON,
F. E. WHITTEMORE,
E. J. HOPPLE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Beebe requested that the Senate journal of December 10th be corrected relative to the majority report of County Affairs committee on **S. B. No. 197**, and that his name be omitted from the majority report. Leave was granted.

Under the provisions of **S. J. R. No. 68**—Mr. Sparks, the President appointed as members on the part of the Senate, Messrs. Sparks, Ritter and Holden.

On motion of Mr. Whittemore, the Senate recessed for five minutes, Senate met pursuant to recess.

Under the provisions of **S. J. R. No. 62**, the President appointed as Senate members on the committee, Messrs. Miller, Jones of Meigs and Beebe.

Am. H. B. No. 573—Joint Committee on Taxation, was read the third time.

The question being, "Shall the bill pass?"

Mr. Parrett moved to amend as follows:

In line 2 after the figures "6295", insert the figures "6298".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Parrett moved to amend as follows:

Strike out lines 11 and 12 as they appear the second time in the bill.

The question being, "Shall the bill pass?"

The motion was agreed to and the bill was so amended.

Mr. Liggitt moved to amend as follows:

In line 120 after the word "vehicles" insert the words "used exclusively for public purposes".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 147 strike out the word "five" and insert the word "two."

The motion was agreed to and the bill was so amended.

Mr. Wright demanded a call of the Senate, which was duly seconded and taken, and 30 senators answered to their names.

The absentees were: Messrs. Holl, Beebe and Mettler.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Wright further proceedings under the call were dispensed with.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones,* of Meigs,	Norris,	Sparks,
Bellew,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore—23.
Demuth,	Liggitt,	Patterson,	

Messrs. Holden, Jones, of Franklin, Lloyd, Stone, Wagner and Wright voted in the negative.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

H. B. No. 614 — Mr. Cowan.

To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members and to repeal items of H. B. No. 584—1917.

H. J. R. No. 84 — Mr. Beetham.

Relative to enrolling a bill in typewriting.

JOHN E. BARNES,
HERBERT L. JONES,
C. F. McCOY,
HENRY EVANS,

ROBERT J. O'BRIEN,
CHARLES A. WHITE,
THOMAS W. LATHAM,
J. E. HOLDEN.

Mr. White submitted the following report:

The standing committee on Rules, to which was referred certain appointments by the governor, having had the same under consideration, makes the following partial report:

The committee recommends that the Senate do reject and refuse to confirm the following appointment:

George Ewing, Fairfield county, appointed to the civil service commission of Ohio for the term ending August 30, 1921.

F. E. WHITTEMORE,
FRANK C. PARRETT,

M. B. ARCHER,
CHAS. A. WHITE.

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted — yeas 8, nays 21, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Jones, of Franklin,	Norris,	Wagner,
Holden,	Lloyd,	Snyder,	Wright—8.

Those who voted in the negative were: Messrs.

Ake,	Hopley,	McCoy,	Ritter,
Archer,	Jones, of Meigs,	Miller,	Sparks,
Bellew,	Kryder,	O'Brien,	Stone,
Busbey,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore—21.
Emmert,			

So the Senate refused to advise and consent to the appointment of the governor.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Sub. H. B. No. 73** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
GEO. E. KRYDER,
J. W. STONE,
GEO. J. SNYDER,
WM. AGNEW.

H. P. MCCOY,
E. G. LLOYD,
M. B. ARCHER,
T. A. BUSBEY.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 464** — Mr. Stokes, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
JAMES R. HOPLEY,
O. J. DEMUTH,
CARL V. BEEBE,

GEO. D. JONES,
T. L. EMMERT,
T. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 84 — Mr. Beetham.

Relative to enrollment at clerk's desk in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
Ake,
Arlier,
Bellew,
Busbey,
Demuth,
Emmert,

Holden,
Hopley,
Jones, of Franklin,
Jones, of Meigs,
Kryder,
Latham,
Liggitt,

Lloyd,
McCoy,
Miller,
Norris,
O'Brien,
Parrett,
Patterson,

Ritter,
Sparks,
Stone,
Wagner,
Whittemore,
Wright—27.

So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 205 — Mr. Miller.

To amend section 4963 of the General Code, relative to time of holding primary elections.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 205** was read the second time by title only and referred to the committee on Privileges and Elections.

S. B. No. 206 — Mr. Hopley.

To amend section 4952 of the General Code.

On motion of Mr. Hopley the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 206** was read the second time by title only and referred to the committee on Privileges and Elections.

S. B. No. 207 — Mr. McCoy.

To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relating to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election.

On motion of Mr. McCoy the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 207** was read the second time by title only and referred to the committee on Privileges and Elections.

On leave the following committee reports were offered.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 561** — Mr. Kay, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
GEO. D. JONES,
C. A. WAGNER,

H. P. McCOY,
W. E. SPARKS.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 158** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
H. P. McCOY,
W. E. SPARKS,

GEO. D. JONES,
C. A. WAGNER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 198** — Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
H. P. McCOY,
GEO. D. JONES,

C. A. WAGNER,
W. E. SPARKS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 199**—Mr. Ake, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
H. P. McCOY,
GEO. D. JONES,

C. A. WAGNER,
W. E. SPARKS.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the speaker of the House in the presence of the House has signed the following bill and joint resolution:

H. B. No. 614—Mr. Cowan.

H. J. R. No. 84—Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the senate, signed said bill and joint resolution.

Mr. McCoy submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 585**—Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
H. P. McCOY,
W. E. SPARKS,

GEO. D. JONES,
C. A. WAGNER.

The bill was ordered to be read third time in its regular order.

Messrs. Holl and Berry were granted leave of absence.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, December 16, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. J. J. Tisdall.

The Journal of last legislative day was read and approved.

Mr. Archer moved that the vote by which **H. B. No. 571**—Mr. Taylor, was passed, be reconsidered and placed on the calendar as pending, which was agreed to.

Mr. Norris offered the following resolution:

S. R. No. 66 — Mr. Norris.

WHEREAS, On September 29, 1919, during the legislative recess, the lieutenant governor appointed a committee to represent the Senate at the funeral of the late Senator Henry W. Davis; therefore be it

Resolved, That the following named officers and members of the Senate of the eighty-third General Assembly constituting said committee be allowed their actual necessary expenses incurred in attending said funeral to be paid out of the appropriation for expenses of Senate committees. The lieutenant governor, clerk of the senate, Senators Whittemore, Ake, Stone, White, Agnew, and Beebe.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 18, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Kryder,	Parrett,	Sparks,
Archer,	McCoy,	Patterson,	Stone,
Holden,	Mettler,	Ritter,	Whittemore,
Hopley,	Miller,	Snyder,	Wright—18.
Jones, of Franklin, Norris,			

So the resolution was adopted.

Mr. Ritter submitted the following report:

The standing committee on German Propaganda, to which was referred **H. J. R. No. 67** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
H. ROSS AKE,

ROBERT C. DUNN,
GEO. S. MYERS.

2:10 p. m.

On motion of Mr. Whittemore the Senate recessed till 3 p. m.
Senate met pursuant to recess.

Mr. O'Brien demanded a call of the Senate, which was duly seconded and taken, and 25 senators answered to their names.

The absentees were: Messrs.

Agnew,	Berry,	Latham,	Wagner,
Beebe,	Holl,	Lloyd,	White,

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. O'Brien further proceedings under the call were dispensed with.

S. B. No. 198 — Mr. Ake, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Ritter,
Archer,	Jones, of Franklin,	Miller,	Snyder,
Bellew,	Jones, of Meigs,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Demuth,	Liggitt,	Parrett,	Whittemore,
Emmert,	McCoy,	Patterson,	Wright—24.

So the bill passed.

The title was agreed to.

H. B. No. 576 — Mr. Federman, was read the third time.
The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Ritter,
Ake,	Hopley,	Mettler,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—25.
Emmert,			

So the bill passed.

The title was agreed to.

H. B. No. 521 — Mr. Spidel, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Ritter,
Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Demuth,	Liggitt,	Parrett,	Whittemore,
Emmert,	McCoy,	Patterson,	Wright—24.

So the bill passed.

The title was agreed to.

S. B. No. 192 — Mr. Jones, of Franklin, was read the third time.

The question being, "Shall the bill pass?"

Mr. Jones, of Franklin, moved to amend as follows:

By inserting the words, "*and assessments*", in line 3 of section 1, between the words "*taxes*" and "*levied*".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Ritter,
Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Franklin,	Norris,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—26.
Emmert,	McCoy,		

So the bill passed.

Mr. Jones of Franklin moved to amend the title of the bill as follows:

By striking out the word "tax" in line 1 and inserting between the words "certain" and "assessment" in line 1 the words, "taxes and"

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

Mr. Archer moved that **S. B. No. 197** — Mr. Archer, be informally passed, which was agreed to.

Mr. Archer submitted the following report:

The standing committee on Judiciary to which was referred **H. B. No. 581** — Mr. Donahay, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line "3" strike out the word "two" and insert in place thereof the word "one".

In line "4" strike out the letter "s" at the end of the word "judges".

In line "6" strike out the letter "s" at the end of the word "judges".

In line "7" strike out the words "their offices" and insert in place thereof the words "his office".

In line "8" strike out the word "their" and insert in place thereof the word "his".

In line "8" strike out the word "their" and insert in place thereof the word "his".

Strike out lines "9" and "10".

In line 11 strike out the letter "s" at the end of the word "judges". Also in line 11 strike out the word "vacancies" and insert in place thereof, the words "the vacancy".

In line "14" strike out the word "they" and insert in place thereof the word "he".

F. E. WHITTEMORE,
M. B. ARCHER,
C. E. PATTERSON,
H. ROSS AKE,

J. N. STONE,
W. W. BELLEW,
FRANK C. PARRETT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Privileges and Elections, to which was referred **S. B. No. 206** — Mr. Hopley, having had the same under consideration, reports it back and recommends its passage.

JAMES R. HOPLEY,
J. E. HOLDEN,
WM. AGNEW,

M. B. ARCHER,
F. E. WHITTEMORE,
H. ROSS AKE.

The bill was ordered to be engrossed and read the third time in its regular order.

On leave the following bill was introduced and read the first time.

S. B. No. 208 — Mr. Whittemore.

To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code, by section 1465-69a, being part of the workmen's compensation law.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 208** was read the second time by title only and referred to committee on Labor.

On motion of Mr. Whittemore the Senate recessed for five minutes. Senate met pursuant to recess.

On leave Mr. Jones, of Meigs, offered the following joint resolution:

S. J. R. No. 64 — Mr. Jones, of Meigs.

WHEREAS, Major General John J. Pershing, commander of the American Expeditionary Forces, is to be a guest of the city of Columbus tomorrow, Wednesday, December 17; therefore be it

Resolved by the Senate and House of Representatives, That we do extend to General Pershing a most cordial invitation to visit and address the Ohio General Assembly in joint session at such an hour during the afternoon as will be agreeable to him, and that a committee composed of three senators and three representatives be appointed to wait upon General Pershing and extend to him this invitation.

On motion of Mr. Jones, of Meigs, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Patterson,
Bellew,	Jones, of Franklin,	Mettler,	Snyder,
Busbey,	Jones, of Meigs,	Miller,	Sparks,
Demuth,	Kryder,	O'Brien,	Whittemore,
Emmert,	Liggitt,	Parrett,	Wright—21.
Holden,			

So the joint resolution was adopted.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, December 17, 1919, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill and joint resolution:

H. B. No. 461 — Mr. Beetham.

To amend section 5080-1, 5169-8 and 5169-12 of the General Code as to inspectors and challengers at state initiative and referendum elections.

H. J. R. No. 83 — Mr. Beetham.

Relative to adjournment.

JOHN E. BARNES,
HERBERT L. JONES,
GUY ERVIN,
J. E. HOLDEN,

ROBERT J. O'BRIEN,
TOM W. JONES,
CARL V. BEEBE.

The bill was ordered to be read the third time in its regular order.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs to which was referred **S. B. No. 203** — Mr. Liggett, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

TOM W. JONES,
H. P. McCOY,
GEO. E. KRYDER,

C. K. PATTERSON,
HOWELL WRIGHT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 437** — Mr. Jones, of Hamilton, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
T. A. BUSBY,
ROBERT J. O'BRIEN,

GEO. J. SNYDER,
H. P. McCOY.

The bill was ordered to be read the third time in its regular order. On motion of Mr. Liggett, the Senate recessed for five minutes. Senate met pursuant to recess.

Mr. Wright offered the following resolution:

S. J. R. No. 65 — Mr. Wright.

To amend Article XII of the constitution of Ohio by the addition of section 12 thereof, relative to home rule in taxation.

Be it resolved by the General Assembly of the State of Ohio, three-fifth of the members elected to each house concurring therein, That there shall be submitted to the electors of the state in the manner provided by law on the first Tuesday after the first Monday in November, 1920, a proposal to amend Article XII of the constitution of Ohio by the addition of section 12 to read as follows:

ARTICLE XII.

Section 12. Any municipality operating under a charter as provided in Article XVIII of the constitution may levy and collect such taxes, in such manner as its charter may provide, for all municipal purposes. The authority granted under this section shall not be limited or abridged by any provision of this constitution or by any law, but such municipal charter shall provide for the payment by such municipality of its proper share of taxes to the state, county or other sub-division.

Section 2. At such election such proposition shall be placed on the ballot in the manner provided by law and shall be designated as follows:

“() Home rule in taxation — Yes.”

“() Home rule in taxation — No.”

If the votes cast at such election for such proposition exceed those against it, this amendment shall take effect and become Section 12 of Article XII of the constitution of the state of Ohio.

On motion of Mr. Wright, the rules were suspended and the resolution was referred to the special joint legislative committee on Taxation.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **S. B. No. 193** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

ROBERT J. O'BRIEN,
W. W. BELLEW,
CARL V. BEEBE,

J. N. STONE,
H. P. McCOY,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Prison and Prison Reforms, to which was referred **H. B. No. 409** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage.

W. E. SPARKS,
TOM W. JONES,
H. F. RITTER,
H. ROSS AKE,

F. L. EMMERT,
HOWELL WRIGHT,
GEO. D. JONES.

The bill was ordered to be read the third time in its regular order.

Mr. Wright submitted the following report:

The standing committee on Public Health, to which was referred **Sub. H. B. No. 450** — Mr. Hughes, having had the same under consideration, reports it back and recommends its passage.

HOWELL WRIGHT,
T. M. BERRY,
GEO. E. KRYDER.

The bill was ordered to be read the third time in its regular order.

H. B. No. 585 — Mr. Jones, was read for the third time.

The question was, “Shall the bill pass?”

The yeas and nays were taken, and resulted — yeas 24, nays, none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Hopley,	McCoy,	Snyder,
Beebe,	Jones, of Franklin,	Mettler,	Sparks,
Busbey,	Jones, of Meigs,	O'Brien,	Stone,
Demuth,	Kryder,	Parrett,	Wagner,
Emmert,	Latham,	Patterson,	Wright—24.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 633 — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 633** was read the second time by title only.

On motion of Mr. Whittemore, **Am. H. B. No. 633** — Mr. Griswold, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 64.

Relative to extending an invitation to General John J. Pershing.

Attest:

JOHN P. MAYNARD,

Clerk.

Under the provisions of **S. J. R. No. 64**, the President appointed as members of the Senate, Messrs. Jones, of Meigs, Ritter and Liggitt.

Mr. Liggitt arose to a question of personal privilege and yielded his place to Mr. McCoy, of Mahoning, a volunteer in the World War, with a record of twenty-seven months' service. Mr. McCoy was named by the President as a member of the committee.

On motion of Mr. Whittemore, the Senate recessed for five minutes.

The Senate met pursuant to recess.

On leave, Mr. Parrett submitted the following report:

The special joint committee on Taxation to which was referred **S. B. No. 196**—The Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 3, strike out the figures "42" and insert in lieu thereof the figures "43".

In line 6, strike out "5774-1" and insert in lieu thereof "5773-1".

In line 36, before the period, insert a semi-colon, and the following words: "provided, however, that in case any person so becoming a resident of the state shall have paid or secured to be paid any personal income tax assessed under the laws of the state from which he has removed, in respect of such taxable year or part thereof, he shall be entitled to an abatement of the tax assessed under this chapter to the extent of the amount so paid or secured, if the laws of such state accord a like privilege to persons becoming residents thereof after the end of a taxable year".

In line 50, after the word "rate" insert the following words: "of one-half".

In line 50, strike out the words "of the first four thousand" and in line 51 strike out the word "dollars".

In line 52, after the word "for", strike out the comma and the remainder of the line, and in line 53 strike out the words "net income".

In line 53, strike out the words "seventy-five" and insert in lieu thereof the word "fifty".

In line 170, after the word "excepting", insert "inheritance taxes and taxes imposed".

In line 175, after the word "business" insert the words "or in any transaction entered into for profit".

In line 189 strike out the word "included" and insert in lieu thereof the word "deducted".

In line 278 strike out the words "for good cause" and insert in lieu thereof the words "with the approval of the commission".

At the end of line 278, before the period, insert the following: "by order issued before the expiration of such period of forty days".

After the line 333 insert the following:

"A fiduciary making his first return in cases under paragraph one of section 5773-11 of the General Code shall make a separate return of his decedent's income (if the decedent was a resident of the state) for the period between the close of the preceding taxable year and the date of the appointment of the fiduciary".

In line 349, after the period, insert the following: "The commission shall prescribe the form of all returns provided for by this chapter, and may require therein such itemization thereof and information with respect thereto as it may deem necessary".

In line 356, after the word "chapter" insert the following: "or for such purposes and other purposes connected with the administration of any tax law of this state which the commission and the county auditor are required to administer".

In line 361 strike out the first word "of" and insert in lieu thereof the word "on".

In line 366 strike out the word "of" and insert in lieu thereof the word "at".

In line 430 strike out the word "as" and insert in lieu thereof the word "or".

In line 444, after the word "shall" insert a comma, and the following words: "before such assessment is finally made".

In line 446, after the period, insert the following: "Thereupon the taxpayer may apply to the commission for a review and correction of such tentative assessment, and the commission may hear and determine such application and suspend the assessment pending such action, whether the same has been made or not; and the decision of the commission shall be binding upon the county auditor and constitute for the purpose of section 5773-27 of this chapter the assessment of taxable net income from which appeal may be taken; but the failure of any taxpayer so to apply shall not prejudice his rights to appeal under said section".

In line 509, after the word "resides" insert the words "on the last day on which returns may lawfully be made under this chapter, without the extension of time authorized thereby".

In line 535, strike out the second word "of" and insert in lieu thereof the word "or".

In line 535, after the period, insert the following: "Any failure to make a return as required by this chapter shall be deemed prima facie wilful".

In line 539, after the word "information" insert the following: "respecting payments to residents of this state of interest on bonds, mortgages or other similar obligations, dividends, rents, salaries, wages, compensations, remunerations or emoluments, in order".

In line 564, strike out the words "general revenue" and insert in lieu thereof "undivided tax".

In lines 571 and 572, strike out the words "the amounts so retained shall be credited to the general revenue fund of the county".

In line 579, strike out the word "accumes" and insert in lieu thereof "assumes".

In line 603, at the end thereof, insert the following: "or the inspection by the commission of any reports, statements or returns".

In line 604, strike out the word "of", first occurring therein, and insert in lieu thereof the word "or".

In line 604, strike out the first word "of" and insert in lieu thereof the word "or".

After line 606, insert the following:

"Sec. 5773-43. The council or other legislative body of any municipal corporation or the trustees of any township may in any year levy a tax on the income tax duplicate of taxable net income originating in such municipal corporation or township. The ordinance or resolution providing for such levy shall be certified to the county auditor not later than the last Monday in March of any year, and shall apply to taxable net incomes assessed or assessable at or as of the two succeeding assessment periods. In the event that any taxpayer to whose income such levy would otherwise apply has paid a tax under this chapter in advance of assessment thereof, his taxable net income shall be assessed by the county auditor in respect of the levy made under authority of this section, and the tax thereon shall, when collected, be distributed wholly to the municipal corporation or township making the levy.

The levy authorized by this section shall be for the purpose of the general revenues of the municipal corporation or township, and shall

apply only in the following grades and proportions and subject to the following limitations:

The basic rate shall apply to the first four thousand dollars of taxable net income of each taxpayer. The rate applicable to the next six thousand dollars of such net income shall be twice the basic rate; that applicable to the next fifteen thousand dollars of such net income shall be three times the basic rate; and that applicable to the remainder thereof shall be four times the basic rate. The maximum rates which may be levied under this section shall be one and one-half per centum, three per centum, four and one-half per centum and six per centum, respectively".

FRANK C. PARRETT,
WM. AGNEW,
FRANCIS M. THOMPSON,
H. G. ROBINS,

J. E. HOLDEN,
F. E. WHITTEMORE,
MILTON CLARK,
RUPERT BEETHAM.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Parrett, **S. B. No. 196** was ordered reprinted as amended.

On leave, Mr. Bellew offered the following bill:

S. B. No. 209 — Mr. Bellew.

To provide for the organization and administration of canal districts. Granting the same the power to impose taxes and assessments. To incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.

On motion of Mr. Bellew the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 209** was read the second time and referred to the committee on Public Works.

H. B. No. 633 — Mr. Griswold, was read the third time.

The question being, "Shall the bill pass?"

Mr. Parrett moved to amend as follows:

In line 203 after the word "whole" strike out the words "or part".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Liggitt moved to amend as follows:

In line 228 after the second word "the" strike out the remainder of the line and all of line 229 and the first two words of line 230 and insert in lieu thereof the words "budget commission which".

In line 232 strike out the words "district advisory council" and insert in lieu thereof the words "budget commissioners".

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Parrett moved to amend as follows:

In section 3 after the figures "1261-31", insert "1261-34, 1261-35".

The motion was agreed to and the bill was so amended.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Mettler,	Ritter,
Beebe,	Hopley,	Miller,	Snyder,
Bellew,	Kryder,	Norris,	Sparks.
Busbey,	Latham,	O'Brien,	Stone,
Demuth,	Liggitt,	Parrett,	Whittemore—23.
Emmert,	McCoy,	Patterson,	

So the emergency clause passed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Mettler,	Ritter,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Kryder,	Norris,	Stone,
Bellew,	Latham,	O'Brien,	Whittemore,
Demuth,	Liggitt,	Parrett,	Wright—22.
Emmert,	McCoy,		

Messrs. Beebe, Patterson and Wagner voted in the negative.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed to 7:30 o'clock.

Senate met pursuant to recess.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 22 senators answered to their names.

The absentees were: Messrs.

Agnew,	Holl,	Stone,	White,
Emmert,	Jones, of Franklin,	Wagner,	Wright.
Holden,	Lloyd,		

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

S. B. No. 206 — Mr. Hopley, was read the third time.

The question was, "Shall the bill pass?"

Mr. Hopley moved to amend as follows: —

In line 2 strike out the word "section" and insert in lieu thereof the word "sections".

In line 2 after the numeral 4952 insert a comma and the following 4952-1 and 4969.

In line 7 after the word "than" insert three asterisks.

Between lines 12 and 13 insert the line 12a and the following:

Sec. 4952-1. Candidates for district offices where such district includes more than one county, which shall include all candidates for member of the house of representatives in the congress of the United States, other than congressman-at-large, shall be nominated by the direct vote of the people in the manner following: Each person desiring to become a candidate for election to such office in this state shall not less than *** *forty-five* days before the date of the primary election fixed by

law to be held in even numbered years, file with the clerk of the board of deputy state supervisors of elections of the county in which such candidate resides, a declaration of candidacy signed and acknowledged and certified to by a certificate of five electors of the district who are members of the political party to which such candidate belongs, and shall pay the clerk the proper fee. Whereupon, except where such candidate resides in the most populous county in the district, such clerk shall certify the declaration of candidacy and certificate to the clerk of the board of deputy state supervisors of elections of the most populous county of the district, and cover the fee so paid into the county treasury of the county in which such candidate resides. Not less than forty days before such primary said clerk shall certify all nominations so certified to him or filed in his office, to the boards of deputy state supervisors of each county in such district who shall enter the names so certified on the proper ballots to be used at the primary. Such boards of deputy state supervisors shall certify the results of the primary election on such candidates to the board of deputy state supervisors of elections of such most populous county in the manner provided under the general election laws, which board shall ascertain and declare the results and shall, not less than forty days before the November election, certify all such nominations so made to the boards of deputy state supervisors of the counties comprising the district who shall cause the same to be printed on the proper tickets as provided by law.

Sec. 4969. All nominations for offices or plaes on the primary ballot other than those hertofore provided for shall be made by the payment of the proper fees and by the filing of declarations of candidacy and certificates, which shall be filed with the board of deputy state supervisors at least * * * *forty-five* days before the day for holding the primary election. Such declarations of candidacy shall be signed and acknowledged by the person desiring to become a candidate and shall be accompanied by the certificate of five electors of the county, municipality, precinct, ward or other political subdivision for which such nomination is to be made and shall be in the form hereinafter provided.

Where the term "nomination paper" or "nominating petition" is used in this chapter it shall be held to include "declaration of candidacy" and any other paper required by law to be filed by a person seeking to become a candidate at a primary election.

In line 13 strike out the word "section" and insert in lieu thereof the word "sections".

In line 13 after the numeral 4952 insert a comma and the numerals 4952-1 and 4969.

In line 14 strike out the word "is" and insert in lieu thereof the word "are".

The motion was agreed to and the bill so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Ake,
Archer,
Bellew,
Busbey,
Demuth,

Hopley,
Jones, of Meigs.
Kryder,
Latham,
Liggitt,

McCoy,
Miller,
O'Brien,
Parrett,
Patterson,

Ritter,
Sparks,
Stone,
Whittemore—19.

Those who voted in the negative were: Messrs. Agnew, Mettler, Norris, Wright.

So the bill passed.

Mr. Hopley moved to amend as follows:

In the title strike out all after the word "amend" and insert in lieu thereof the following: "sections 4952, 4952-1 and 4969 of the General Code relative to declarations of candidacy for nomination of certain officers at primary elections".

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill.

S. B. No. 195 — Mr. Whittemore.

To supplement section 3141-1 of the General Code by the enactment of section 3141-2, relating to the purchase of district tuberculosis hospitals and the control and maintenance of the same as a county hospital for the treatment of tuberculosis.

JOHN E. BARNES,
ROBERT J. O'BRIEN,
CARL V. BEEBE.

THOMAS W. LATHAM,
HERBERT L. JONES,
C. F. McCOY.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bill and joint resolution:

H. B. No. 461 — Mr. Beetham.

H. J. R. No. 83 — Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 599 — Mr. Federman.

To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 599** was read the second time by title only.

On motion of Mr. O'Brien **H. B. No. 599** — Mr. Federman, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 573** — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620, and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 12618-1, 12618-2, 12618-3, 12618-4 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following resolution:

H. R. No. 73 — Mr. Miller, of Stark.

Relative to requesting an engrossed bill of the Senate.

WHEREAS, The bill of the Senate, **S. B. No. 60**, which was referred to the Judiciary committee in the House, has been lost or misplaced, and after careful search therefor cannot be found; and

WHEREAS, The House has discharged said committee from further consideration of the bill; therefore,

Be it resolved by the House of Representatives, That its clerk be instructed to send a message to the Senate respectfully requesting that body to instruct its clerk to furnish this House with a duplicate engrossed copy of said S. B. No. 60.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Ake, the request of the House was complied with.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 85 — Mr. Cowan.

Relative to paying expenses of the Appropriations and Finance committee during the recess.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question being, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Norris,	Sparks,
Archer,	Latham,	O'Brien,	Stone,
Bellew,	Liggitt,	Parrett,	Whittemore,
Busbey,	McCoy,	Patterson,	Wright—19.
Demuth,	Mettler,	Snyder,	

So the joint resolution was adopted.

H. B. No. 581 — Mr. Donahey, was read the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 11, strike out the first word "the" and insert "a".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Mettler,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Kryder,	Norris,	Stone,
Bellew,	Latham,	O'Brien,	Wagner,
Busbey,	Liggitt,	Parrett,	Whittemore,
Demuth,	McCoy,	Patterson,	Wright—24.

So the bill passed.

Mr. McCoy moved to amend title of **H. B. No. 581**, as follows:

Strike out the words "and appointment".

Insert after the word "of" the word "an".

Strike out the word "judges" and insert in lieu thereof the word "judge".

Strike out "Consty" and insert in lieu thereof the word "County".

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

H. B. No. 409 — Mr. Spidel, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Norris,	Snyder,
Ake,	Jones, of Meigs,	O'Brien,	Sparks,
Beebe,	Kryder,	Parrett,	Wagner,
Busbey,	Latham,	Patterson,	Whittemore,
Demuth,	McCoy,	Ritter,	Wright—22.
Emmert,	Miller,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 580 — Mr. Carpenter.

To amend section 948 of the General Code, relative to the use of electricity in mines.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 580** was read the second time by title only.

On motion of Mr. Whittemore, **Am. H. B. No. 580** — Mr. Carpenter, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore, the Senate recessed for five minutes. Senate met pursuant to recess.

S. B. No. 196 — Joint Taxation Committee, was read the third time.

The question being, "Shall the bill pass?"

Mr. Wright moved to amend as follows:

In line 225 strike out the words "five hundred", and insert in lieu thereof the words "one thousand".

In line 228 strike out the word "one" and insert in lieu thereof the word "two".

In line 229 strike out the word "one" and insert in lieu thereof the word "two".

In line 230 strike out the word "one" and insert in lieu thereof the word "two".

In line 273 strike out the words "five hundred" and insert in lieu thereof "one thousand".

In line 274 strike out the word "one" and insert in lieu thereof the word "two".

On which a roll call was demanded.

The question was, "Shall the amendment be adopted?"

The yeas and nays were taken, and resulted — yeas 10, nays 17, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
Beebe,
Demuth,

Emmert,
Mettler,
Norris,

Patterson,
Snyder,

Wagner,
Wright — 10.

Those who voted in the negative were: Messrs.

Ake,
Archer,
Bellew,
Busbey,
Hopley,

Jones, of Meigs,
Kryder,
Latham,
Liggitt,

McCoy,
Miller,
O'Brien,
Parrett,

Ritter,
Sparks,
Stone,
Whittemore — 17.

So the amendment was not concurred in.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 15, nays 12, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	McCoy,	Ritter,
Ake,	Hopley,	Miller,	Stone,
Archer,	Kryder,	Norris,	Wagner — 15.
Beebe,	Liggitt,	Parrett,	

Those who voted in the negative were: Messrs.

Bellew,	Jones, of Meigs,	O'Brien,	Sparks,
Busbey,	Latham,	Patterson,	Whittemore,
Emmert,	Mettler,	Snyder,	Wright — 12.

Mr. Whittemore moved that the vote by which **S. B. No. 196** was lost, be reconsidered and that the motion be entered upon the journal and remain pending.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two houses on **H. B. No. 471** — Mr. Robinson.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Stone submitted the following report:

The committee of Conference, to whom were referred the matters of difference between the two houses on **H. B. No. 471** — Mr. Robinson, having had the same under consideration do recommend to their respective houses as follows:

That the bill be passed as passed by the Senate, with the following amendments:

In line 16c, after the word "notice" strike out the balance of the line and the line 16d down to and including the word "days" and insert in lieu thereof a comma and the words "in form approved by the commission, published once each week for three consecutive weeks".

In line 16d, after the word "thereof" insert a comma and the following words "unless the commission shall authorize a less time,".

In line 16e, strike out the words "One issue of".

In line 16g, after the word "applies" strike out the period and insert the words "and of general circulation therein, or in one newspaper published in, and of general circulation throughout the territory in which such utility operates".

In line 16i, strike out the words "the date of the hearing thereon" and insert in lieu thereof the words "the effective date of the proposed new schedule".

In line 16j, after the word "county" strike out the comma and insert the words "or territory".

In line 16n strike out the word "utilities".

In line 16o strike out the word "the" and insert in lieu thereof the word "such" and in line 16o after the word "utility" strike out the bal-

ance of the line and the line 16p down to and including the word "proposed" and the comma.

In line 16q after the word "proposed" insert the word "new".

Strike out all of lines 16t and 16u.

In line 17, after the word "schedule" strike out the word "stating" and in lieu thereof insert the words "effecting an increase in".

In line 18, strike out the first word "increase" and after the second word "or" insert the word "stating".

In line 32, after the word "effect" and the semicolon strike out the balance of the line and all of lines 32a, 32b, 32c, 32d, 32e, 32f, 32g, 32h, 32i, 32j, 32k, 32l, 32m, 32n, 32o, and in line 32p down to and including the word "And" and insert in lieu thereof the word "and".

In line 40, after the word "days", strike out the period and in lieu thereof insert a semi-colon and the following: "provided, however, that such suspension of payment of such increased rate, joint rate, toll, classification, charge or rental, shall not go into effect if the utility shall file with the commission a bond, undertaking or other security, to the satisfaction of the commission, securing and guaranteeing the repayment to all the consumers of such portion of such increased rate, joint rate, toll, classification, charge or rental, collected by such utility as the commission, upon final hearing, may determine to have been unreasonable or excessive, which repayments shall be made at such times and in such amounts as the commission shall order, such bond, undertaking or security to be in such amount as the commission may from time to time determine; provided, however, that the amount fixed at any time shall not in addition to the amount of such increase or other charge made by the utility already accrued exceed the estimated amount of such increase or other charge made by the utility extending over a period of one year, based upon the business of the utility for the previous year, or be less than one-half ($\frac{1}{2}$) of such estimated amount".

F. S. ROBINSON,
J. S. MILLER,
N. R. BLISS,

Managers on the part of the
House of Representatives.

J. N. STONE,
JOHN E. HOLDEN,
F. E. WHITTEMORE,

Managers on the part of the
Senate.

The question was, "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Meigs,	O'Brien,	Sparks,
Beebe,	Kryder,	Parrett,	Stone,
Busbey,	Latham,	Patterson,	Wagner,
Demuth,	Liggitt,	Ritter,	Whittemore — 22.
Emmert,	McCoy,		

So the report of the Conference committee was adopted..

MESSAGE FROM THE HOUSE OF REPRESENTATIVES..

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters

of difference between the two houses on **Am. H. B. No. 558** — Mr. King.

To make sundry appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Ritter submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **H. B. No. 558** — Mr. King, having had the same under consideration does recommend to the respective houses as follows:

A substitute for said bill and recommends its passage.

H. J. RITTER,
J. N. STONE,
T. M. NORRIS,

H. M. CARPENTER,
JAS. A. REYNOLDS.

Sub. H. B. No. 558 — Mr. King.

To make sundry appropriations.

Be it enacted by the General Assembly of the State of Ohio:

Section 1. The following sums for the purposes herein specified are hereby appropriated out of any monies in the state treasury not otherwise appropriated. Appropriations herein enumerated for the payment of which specific funds in the state treasury are provided by law are hereby made from such specific funds. Any sum necessary to satisfy all other appropriations herein made is hereby appropriated out of any monies in the state treasury to the credit of the general revenue fund.

Section 2. The monies herein appropriated shall be paid upon the approval of a special auditing committee consisting of the major appointee authorized by section 270-5 of the General Code, commonly known as the budget commissioner, the attorney general, the auditor of state, the chairman of the finance committee of the senate and the chairman of the finance committee of the house of representatives. Such auditing committee is hereby authorized and directed to make a careful inquiry as to the validity of each and every claim herein made and pay only so much thereof as may be found to be correct and just.

Section 3. Appropriations subject to the conditions and limitations provided for in sections 1 and 2 are hereby made as follows:

CLAIMS ARISING OUT OF CONTRACT.

Cranford Construction Company, Cincinnati, Ohio, in full settlement of claim for rental of orange peel bucket and swinging engine.....	\$19 00
Stevenson and Vercoe, Columbus, Ohio, Assignees of J. W. & W. J. Dusenbury, in full settlement of claim for rental of Grand Theater Building, for use of the State Bindery from April 15, 1915, to July 15, 1915.....	308 33
State Highway Department, to be advanced to Galbreath & Shoemaker for completion of Pike County State Highway "E"	375 98
The State Auditor is hereby directed to deduct said sum from any future apportionment of highway improvement funds to said county.	

Thomas J. McKim, Newark, Ohio, in full settlement for claim against State resulting from State's inability to furnish labor contracted for in the construction of the Lancaster-Newark pike in Fairfield County, provided, however, that the money for the settlement of this claim should be taken from the State Highway improvement fund	3,000 00
D. C. Shepherd, Assignee for the creditors of Frank J. Davis, Hamilton, Ohio, in full settlement for the rental of equipment used by the department of Public Works in construction of the "State Dam" north of Middletown	1,960 00
H. E. Culbertson Company, Cleveland, Ohio, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking Counties	50,000 00
D. E. Sullivan & Son, Columbus, Ohio, in full settlement for work done on Section I of the Columbus-Marysville Inter-County Highway Number 48 in Perry-Clinton Townships, Franklin County, which work is alleged to have been done as a result of changes in the original specifications made by the State Highway Department, provided, however, that the money for the settlement of this claim should be taken from the State Highway improvement fund	1,607 87

DAMAGE TO PROPERTY.

Jacob Lippiatt, Perry Township, Columbiana County, in full settlement for livestock killed by claimant February 27, 1916, after said stock had been bitten by a dog infected with rabies	1,000 00
G. L. Spease, Trinway, Ohio, in full settlement for damages resulting from overflow of the Ohio and Erie Canal ..	100 00
In full settlement for damages resulting from destruction of tubercular cattle by order of the state board of Agriculture —	
W. W. Watson, Youngstown	815 00
Clarence Betz, East Rochester, Ohio	37 50
M. Derrer & Sons, Camp Chase	2,087 50
R. E. Frederick, Poland	200 00
L. W. Nichols, Garrettsville	100 00
F. M. Hughes, Hughes Station	475 00
James Farrell, Columbus, in full settlement for loss of personal property in a fire at Columbus State Hospital July 4, 1912	50 00
Palmer C. Anderson, Columbus, in full settlement for injury sustained by automobile crashing into an unlighted barricade erected by state employees	25 00

PAYMENT FOR SERVICES.

In full settlement for cleaning uniforms and equipment of the National Guard after Youngstown riot —	
L. H. Cole, Tiffin	61 15

Elliott & Palmer, Wooster	11 20
S. Fell, Ashtabula	40 50
The L. E. Humphrey Co., Wooster	39 15
Lucas Brothers, Massillon	34 92
View Park Cleaning Company, Akron	51 10
Dan Zering, Canton	10 00
Alliance Dry Cleaning Company, Alliance	71 50
J. B. Faucett Transfer & Storage Company, Hamilton, in full payment for hauling engine from Middletown to Cincinnati	40 00
Mrs. Francis Huyck, Oak Harbor, for professional serv- ices rendered by her husband during outbreak of smallpox in Co. "M", 6th Regt. O. N. G. at Camp payment in full	36 00
The Ohio Electric Ry. Co., Springfield, in full payment for transportation of the Finance Committee of the House of Representatives of the 82nd General As- sembly from Columbus to Lima, Van Wert and re- turn	85 80
Robert O. Richardson, executor of estate of John Rich- ardson, Portsmouth, in full settlement for repair work done on canal banks near Galena Pike in 1915	50 00
F. Carl Smith, Pasadena, California, in full payment for the painting of a portrait of Ex-Governor Willis...	500 00
Dr. A. Livingston Stage, Columbus, in full payment for medical services rendered to Private Edward Wal- lace, Co. B, Signal Corps, in August, 1915.....	15 00
Dr. John S. Tierney, Cleveland, in full settlement for professional services rendered in the case of Sam Police against the Industrial Commission.....	25 00
Alfred Robinson, Sergeant-at-Arms, 83rd General As- sembly, in full payment for all additional services rendered	400 00
William C. Ries, Sergeant-at-Arms, 82nd General As- sembly, in full payment for all additional services rendered	400 00
Edward Cain, porter in the senate services 83rd General Assembly	57 00
Dr. Nathaniel M. Jones, Cleveland, in full settlement for professional services rendered in the case of Sam Police against the Industrial Commission.....	25 00
B. F. Goodrich Rubber Company, Akron, in full settle- ment for labor and material used in repairing a break in the bank of the state canal near Akron in February 1918.....	52 84
The Drainage Commission of Ohio, in full settlement for services and expenses —	
A. G. Fuller.....	245 15
W. F. Corbett, Paulding.....	300 00
F. E. Bailey, Wapakoneta.....	414 97
Perry T. Ford, Ottawa.....	534 50

C. H. Burgess, Cleveland, in full settlement for services rendered as 1st Lieutenant, 1st Ohio Cavalry, June 18 to July 31, 1916.....	262 77
Lieut. J. C. Snyder, Toledo, in full settlement for services rendered as 1st Lieutenant, Co. A, Field Battalion, Ohio Signal Corps, from July 28, 1916, to February 9, 1916	500 00
Lieut. J. C. Snyder, Toledo, in full settlement of injury received while in the service of the state.....	138 75
Villie Markey Transfer Company, Dayton, in full payment for express charges and freight advanced on baggage of National Guard officers in 1916.....	70 04
Robert M. Morgan, Cleveland, Ohio, in full settlement for legal services rendered	1,000 00
City of St. Marys, in full settlement for street paving, sidewalk and sanitary sewer assessments charged to the state prior to July 1, 1917	803 55

PERSONAL DAMAGE.

Heirs of John Boyer, Cleveland, in full settlement for the death of John Boyer from tuberculosis contracted while in service of the National Guard during the Dayton flood	1,000 00
\$600 to be paid to the guardian of Lillian Boyer. \$500 to be paid to the guardian of Rose Boyer.	
August Marchi, Columbus, in full settlement for loss sustained as a result of the death of his son, Francis Marchi, who was killed by an automobile truck belonging to the state	1,200 00
H. C. Field, in full settlement for injuries received while acting as a deputy peace officer at Amherst, April 3, 1916	600 00
Albert E. Schendal, Cleveland, in full settlement for injuries received while serving in the Ohio National Guard, caused by explosion while being instructed in the use of high explosives.....	1,000 00
H. C. Gibler, Orrville, in full settlement for injuries received while acting as deputy constable at Orrville June 11, 1917.....	143 00
Anne Thompson, Columbus, Ohio, in full settlement for injuries incurred in discharge of her duties as an attendant at Columbus State Hospital. The probate judge of the county in which the claimant lives is hereby authorized and directed to appoint a suitable person as trustee for said Anne Thompson, which trustee shall pay to claimant the amount appropriated in installments. No part of the money hereby appropriated shall be paid to such trustee or paid for attorney's fees for filing or prosecuting this claim.....	1,000 00

REFUNDERS.

Treasury Department, office of the auditor for the war department for amounts erroneously paid by Colonel W. H. Duffy, federal disbursing officer for the state of Ohio, 1915.....	\$389 60
--	----------

Treasury Department, office of the auditor for the war department for amounts erroneously paid by Lieut. Colonel John M. Bingham, federal disbursing officer for the state of Ohio, 1914.....	2,163 33
Dr. J. R. Owens, Cleveland, refunder of expenses incurred in investigating the illegal practice of dentistry while a member of the state dental board.....	23 90
H. W. Aling, refund on agricultural lime license.....	30 00
Anderson & Lamb, Youngstown, refunder for excess deposits with state liquor licensing board.....	50 00
Leah M. Baker, Columbus, refunder on free employment agency license	50 00
Quaker Oats Company, Akron, tax refunder.....	5,834 76
E. R. Webster Co., Cincinnati, Ohio, tax refunder.....	11 25
Dr. H. Bartilson, Columbus, refund of over-payment into treasury	25 00
Stanley and Grass Co. for chairs and furnishings for state armory at Marietta, Ohio	95 10
The Bay Terminal Ry. Co., Toledo, tax refunder	200 00
John W. Bolitho, Jewett, refunder of agricultural lime license	30 00
E. E. Booton, Columbus, refunder of traveling expenses..	9 60
The Commercial Printing & Binding Co., Dayton, tax refunder	35 15
The DeMooy Electric Co., Cleveland, tax refunder	155 25
W. C. Diels, Sandusky, refunder of deposit with the Erie County licensing board	5 00
Fairport, Painesville & Eastern Ry Co., tax refunder	375 75
Grasselli Chemical Co., Cleveland, water rebate	408 33
Guernsey County, refund of depository interest erroneously paid in to the state treasury, 1915	592 87
The Harrison Welfare Building Association, Cincinnati, tax refunder	67 88
The Hocking Sunday Creek Traction Co., Nelsonville, tax refunder	340 30
The Jantha Light & Fuel Co., Pittsburgh, tax refunder....	172 50
Lima Collateral Loan Co., Lima, tax refunder.....	172 50
Lisbon Oil & Gas Co., Lisbon, tax refunder	240 00
The Loveland Light & Water Co., Cincinnati, tax refunder	45 00
J. H. C. Lyon, Youngstown, refunder of excess deposit with the Mahoning County liquor licensing board.....	44 50
A. I. Metallic Products Co., Cleveland, tax refunder.....	15 00
Joseph R. Downs and Walter E. Gunion, Zanesville, refunder of excess deposits with Muskingum County liquor licensing board	24 98
The Ohio River Electric Ry. & Power Co., Pomeroy, tax refunder	450 00
The Ohio Service Co., Coshocton, tax refunder	990 00
August Pfaff, Sandusky, refund of excess deposit with Erie County liquor licensing board	35 00
The Polish American Building & Loan Association, Cleveland, tax refunder	40 00
The Reliance Fire Insurance Co., Pittsburgh, tax refunder	2,500 00

Wm. C. Riter, Sandusky, refund of excess deposit with Erie County liquor licensing board	35 00
The Bank of Russelville, tax refunder	100 00
Charles C. Ryan, Sandusky refund of excess deposit with Erie County liquor licensing board	5 00
Dr. F. G. Snowberger, Bisbee, Ariz., refund of fee for license to practice dentistry	25 00
Southeastern Ohio Ry. Co., Zanesville, tax refunder....	1,137 00
H. J. Thompson, Sandusky, refund of excess deposit with Erie County liquor licensing board	7 00
Treasurer of Wayne County, Wooster, refunder for burial expense paid into state treasury twice	22 00
The Western Newspaper Union Co., Cincinnati, tax refunder	51 03
Youngstown Hippodrome Co., Youngstown, tax refunder.	108 29
Richland County, refunder for excess monies paid for maintenance of a Richland County charge in the state sanitorium	234 29
Weldon & Kelly Co., Pittsburgh, refund of plumbing inspection fee	29 50
Clinton Cowan, Columbus, Ohio, refund of expenses incurred in defending title to the office of State Highway Commissioner	748 68
John White, Gallia County, assignee of Charles V. Porter, Gallia County, refund of purchase price of 58 acres of ministerial land	72 50
The Lima Natural Gas Co., Lima, Ohio, tax refunder ...	2,106 93
Celina Gas Co., Celina, Ohio, tax refunder	142 26
Wapakoneta Natural Gas Co., Wapakoneta, Ohio, tax refunder	263 25
St. Marys Gas Co., St. Marys, Ohio, tax refunder	268 40
J. W. Carter, Morgan County, refund of purchase price for certain school lands	104 43
Madison County Auditor, London, refund of assessments levied against new prison farm for ditch and road improvements	750 00
Colonel W. H. Duffy, Columbus, for reimbursement of money paid out for burial expenses of two members of the 5th Ohio Infantry.....	156 15

SALARY CLAIMS.

W. L. B. Brittain, Norwood, in full settlement for salary due claimant for period during which he was suspended from his position as drug inspector pending a decision of the Supreme Court	1,367 00
J. C. Mattingly, Zanesville, in full settlement for salary due claimant which was never paid owing to refusal of Civil Service Commission to approve amount	562 50
In full settlement for all claims for salary and traveling expenses in the State Oil Inspector's department owing to a deficit in the appropriations made by the 81st General Assembly, resulting from a change in the Oil Inspection law —	
E. L. Downer.....	200 04

A. F. Tabler	216	26
J. A. Harley.....	116	84
S. T. Taylor	243	54
N. H. Wright.....	175	81
Chas. Reiter	108	84
R. A. Cottingham.....	176	41
Wm. Cowgill	104	69
J. M. Schroer	112	39
S. S. Montgomery.....	248	84
H. E. Titus	132	89
J. M. Light	216	35
O. J. Morehead	163	39
J. C. Jones	116	44
C. E. Hankinson	129	24
J. M. Bechtol	214	83
S. A. Williams	189	06
C. V. Vanosdall	268	18
P. A. Douglass.....	190	40
E. E. Rutledge	175	90
Hugh Buell	115	69
J. P. Roe	240	85
L. Parry	73	45
Geo. Keller	222	85
E. J. Kessinger	243	32
L. Davie	15	71
C. C. Iams	251	61
L. H. Horner	121	04
J. C. Hudson	108	04
J. W. Hunter	167	34
J. H. Rainsberger	75	89
A. J. Richardson.....	218	13
Griff Jones	128	34
R. M. Whitticar.....	109	79
F. A. Tripcony.....	160	33
D. Defenbacher.....	79	88
H. E. Zimmerman.....	93	83
R. H. Moore.....	59	21
W. S. Kirkpatrick.....	134	64
S. W. Shaw.....	64	24
F. M. Flemnig.....	134	32
Jesse Maitland	29	00
Sylvanus Walter	18	70
John F. Cuff.....	18	50
F. X. Altenburger.....	23	65
David E. Baxter, Jr.....	14	30
Gottlieb Laut	22	80
W. H. Fristoe.....	14	90
Val Stokely	16	90
James R. Muldoon.....	15	80
Edward P. Mick.....	15	50
Wm. J. Wevanney.....	7	75
Fred F. Willenbrink.....	7	75
Henry Sacker	19	80
J. B. Pemberton.....	31	35
F. M. Day.....	11	40

Geo. W. Montgomery.....	18 00
D. E. Moore.....	20 00
John Bolan	5 10
John Haberstock	4 90
Thomas Burray	24 25
J. J. McGrady.....	19 75
Charles McDermott	24 70
John Battonfeld	37 15
H. E. Buell.....	1 40
Geo. A. Schauseil	13 10
J. J. Orlett.....	7 50
Samuel T. Cook.....	8 00
LaBert Davie	32 30
S. B. Darner.....	12 40
J. K. Poundstone.....	20 30
John McFarland	8 10
Joe Bock	4 80
P. J. Dulaney.....	6 50
C. O. Smith.....	30 30
S. S. Raymond.....	27 55
C. C. Schwingel.....	19 70
Chas. Pluchel	10 60
Lewis Lineberger	10 20
Victor E. Tarr.....	9 00
H. E. Hartwig.....	6 70
Dean McCall	4 30
Emmet Lee	11 20

In full settlement of claims for salary due certain employees of the House of Representatives — 81st General Assembly —

Alfred Robinson	\$55 00
J. D. Thomas.....	55 00
Clyde L. Sherman.....	55 00
E. H. Gilkey.....	55 00
James B. Lewis.....	55 00
Charles E. Harper.....	30 00
Calvin W. Reynolds.....	30 00
C. E. Spring.....	30 00
E. M. Kill.....	30 00
R. R. Zurmehly.....	30 00
Joseph Thorpe	55 00
J. C. Griggs.....	30 00
Marie K. Neary.....	25 00
Janette Cone	25 00
Scott Schertzer	38 50
S. R. Robinson.....	38 50
John Guy	38 50
Benjamin Lyons	38 50
Jacob Shook	38 50
Paul Theobald	21 00
David White	21 00
John Crown	21 00
I. E. Allen	21 00
Richard Armstrong	21 00

Evart Sivits	21 00
Sherman Weaver	3 50
E. W. Hughes	150 00
Fred Blankner	150 00
Ella Scriven	150 00
William Todd	60 00
Walther Roberts	24 50
Howard Cutright	163 00
A. D. Terhune	153 00
L. Emslie	98 00
Robert F. Smith	81 00
Howard Smith	150 00
Frank E. Bell	300 00
Clara Spring	300 00
C. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as Acting Chief Deputy of the Boiler Inspection Division of the Industrial Commission	730 33
W. A. Perrin, Chaplain of the Senate, 83rd General Assembly	300 00
Mary C. Morrison, in full settlement for services rendered the Emergency Board for the years 1913 and 1914....	500 00
W. H. Price, Woodville, in full settlement for services rendered as appraiser of tubercular cattle	170 00
Clair I. Miller, Medina, in full settlement for services rendered as appraiser of tubercular cattle	170 00
John G. Edwards, Cincinnati, in full settlement for services rendered as deputy inspector of workshops and factories	500 00

UNPAID BILLS.

Alexander Brothers, Yellow Springs, in full settlement for merchandise furnished to Company G, 7th Infantry, O. N. G. in July, 1915	40 87
Baltimore & Ohio Ry. Co., in full settlement for freight bill on hay purchased by the Ohio Agricultural Experiment Station in 1913	41 15
Central Ohio Paper Co., Columbus, unpaid balance of rent due for a portion of a building occupied by the Traveling Library Department in 1915	17 71
Port Clinton Lumber & Coal Co., Port Clinton, in full settlement for materials furnished the state for use at Camp Perry in May, 1919	9 75
Dayton Vulcanizing Co., Dayton, in full settlement for two 36x4½ Bailey casings for automobile, used by Dr. Charles M. Ginn and used in sanitary inspection work in the north Dayton zone during the flood in 1913 ...	89 40
Union Gas & Electric Company, Cincinnati, in full settlement for certain repairs and improvements made on the Miami and Erie Canal	4,627 88
Union Gas & Electric Company, Cincinnati	9,811 96
American Sewer Pipe Company, Barberton	145 31
Babcock-Wilcox Company, Barberton	2,323 30

The Dexter Folder Co., New York City, in full settlement for balance due on a folding machine purchased for the State Bindery in November, 1916	807 80
Pearl A. Emch, Toldeo, in full settlement for amount due claimant for horse hire furnished to Troop B, O. N. G., in 1916	232 00
Frank P. Hall Company, Columbus, in full settlement for merchandise furnished prior to July 1, 1917.....	46 98
Lake View Elevator Co., Lake View, in full settlement for coal furnished to the Department of Public Works during May and June, 1916	52 96
W. J. Little, Bloomingsburg, in full settlement for six pigs. In full settlement for claims for transportation of the Ohio National Guard during June and July, 1916 —	6 00
Hocking Valley Ry. Co.	208 00
Toledo, Fostoria & Findlay Ry. Co.	17 50
Dayton, Covington & Piqua Traction Co.	58 05
Erie Railroad Co.	1,236 75
C. C. C. & St. L. Ry.	675 00
P. C. C. & St. L. Ry. Co.	485 28
Toledo & Indiana Ry. Co.	21 55
Lake Shore Electric Ry. Co.	32 50
C. H. & D. Ry Co.....	103 95
D. T. & I. Ry Co.....	25 00
Chesapeake & Ohio Ry Co.....	16 00
Baltimore & Ohio Ry. Co.....	161 69
Toledo & Ohio Central Ry. Co.....	100 15
Wabash Ry. Co.....	34 40
Norfolk & Western Ry. Co.....	4 85
Dayton & Troy Electric Ry. Co.....	112 98
Ohio Electric Ry. Co.....	26 05
Western Ohio Ry. Co.....	26 55
Scioto Valley Traction Co.....	126 69
Hugh L. Nichols, Columbus, in full settlement for traveling expenses incurred prior to July 1, 1917.....	67 90
Central Ohio Oil Co., Columbus, in full settlement for gasoline furnished the auto truck owner by the State and kept at the state arsenal during the mobilization of troops at Camp Willis in 1916.....	120 75
W. S. Rightmire, Mt. Vernon, in full settlement for the value of shoats belonging to the Ohio State Sanatorium which Mr. Rightmire sold as agent for the sanatorium and which were infected with cholera	323 69
Treasurer, Stark County, in full settlement for state's share of cost of paving the Massillon-Navarre road in front of Massillon State Hospital Grounds.....	29 30
G. E. Stechert Co., New York City, in full settlement for books sold to the State Library during the months of June, August and September, 1914, and January, 1915	110 30
In full settlement for taxi bills contracted by the Secretary and members of the Board of Agriculture during the State Fair in 1915 —	
Kissel Kar Co., Columbus.....	200 00

Murnans Packard Auto Service Co., Columbus.....	49 75
Fred W. Atcherson, Columbus	154 00
Dr. Paul Fischer, Columbus, in full settlement for miscellaneous expenses incurred during 1914 at the State Serum Plant	24 50
Collins Furniture Co., Spencerville, in full settlement for furniture purchased for Spencerville Armory in 1916	205 00
Bakers Art Gallery, Columbus, in full settlement for work done for the State Board of Agriculture in 1915	480 00
In full settlement for labor performed and for livery bills involved in assembling State property after the 1913 flood —	
Ray Huffman	90 00
J. H. Phillis	10 00
W. P. Witherhold	4 00
Ed. Barton	4 00
C. L. Gallogly	77 00
L. S. Wiscarver	100 00
Frank Young, Mt. Vernon, in full settlement for hogs which died from cholera contracted from shoats belonging to the State sanatorium	300 00
Ross Supply Co., Greenville, in full settlement for material used by the Board of Public Works in the construction of a wall at Celina in 1914.....	132 54
F. A. Alexander, Columbus, in full settlement for straw delivered to Camp Willis, June 21, 1916.....	9 76
The Ohio Electric Ry. Co., Springfield, in full settlement for transportation of Company G, 4th Infantry from London to Columbus, March 28, 1917.....	25 00
In full settlement for traveling expenses incurred during June, 1917, by employes of the State Insurance Department —	
George W. Hassenier, Wapakoneta	42 00
Henry R. Endly, Mansfield.....	44 95
N. L. Van Meter, Columbus Grove.....	34 90
J. W. Harsha, Columbus	55 75
J. W. Thompson, Marion	31 70
Paul Bainter, Dresden	62 35
R. D. Burns, Dayton, in full settlement for traveling expenses incurred in 1914 while an employe of the Department of Public Works.....	14 80
In full settlement for claim incurred as result of Charles Hoalth, Bucyrus, contracting pneumonia while on duty with the Ohio National Guard at Youngstown in 1916 —	
Bucyrus Public Health Association	90 00
Dr. H. H. Smith, Bucyrus.....	101 25
Frank McKenzie, Bucyrus.....	73 08
J. E. Cook, Celina, in full settlement for land purchased by the Department of Public Works.....	955 35
C. F. and Al Schuesselin, Pleasant Hill, in full settlement for meats furnished various companies of the Ohio National Guard during 1916.....	62 90

Charles Whitmer, Pleasant Hill, in full settlement for merchandise furnished various companies of the Ohio National Guard during 1916.....	180 52
Schoedinger-Marr Co., Columbus, in full settlement for merchandise furnished Adjutant General	64 24

CURRENT EXPENSES.

State Librarian —	
A 3 — Supplementing stenographers' salary for 1919-1921	\$240 00
Library Organizer —	
A 3 — Supplementing office assistants' salary for 1919-1921	240 00
State Board of Agriculture —	
G 1 — Lands	700 00
Ohio State Medical Board —	
A 3 — Unclassified	800 00
Industrial Commission —	
H 2 Insurance — To be credited to state insurance fund according to provisions of Sec. 1464-5 of the General Code	25,000 00

CAPITAL IMPROVEMENT.

Ohio University —	
G 32 — Tunnel	\$15,000 00
A 1 — Salaries professors, instructors and other employes, 1919-1921	5,200 00
Adjutant General —	
F 9 — For encasing flags of Ohio regiment used in the world war	2,000 00
State House and Grounds —	
A 1 — Salaries —	
11 laborers — additional salaries, 1919-1921.....	2,640 00
To carry out provisions of Senate Joint Resolution No. 16. Expenditures from this item shall be paid upon itemized vouchers signed by the chairman of the committee provided in said resolution.	1,000 00
Kent Normal School —	
A 2 — Wages summer school	3,500 00
Ohio State University —	
A 1 Salaries — Professors, instructors and other employes 1919 to 1921	94,240 00
F 9 General Plant —	
Moving athletic field	3,000 00
Board of Uniform State Laws —	
F 9 General Plant	500 00
Board of Public Works —	
G 1 Lands — For the purchase of two lots in the village of Celina	3,000 00
G 32 Capital Outlay —	
Wall at Indian Lake	20,000 00
Wall at Buckeye Lake	1,000 00

Massillon State Hospital —	
G 2 Buildings —	
Industrial Building	7,500 00
G 31 Capital Equipment —	
Equipment of Cottage	5,000 00
Industrial Commission of Ohio —	
A 1 Salaries — Oil and Gas Well Inspector 1919-1921	3,000 00

MISCELLANEOUS.

Maggie Ensminger, Waldron, Ind., in full settlement for claim of salary due deceased brother, Troy McMay, former employe of Longview State Hospital	35 00
J. C. Foster, West Union, in full settlement of claim for money due under an act O. L. 99, Page 228, entitled "An Act to Compel Parents to Maintain their Children"	4 00
Julia Ellis, Manchester, in full settlement of claim for money due under an act O. L. 99, Page 228, entitled "An Act to Compel Parents to Maintain their Children"	105 00
County Commissioners, Auglaize County, to pay state's share for the improvement of the Meyer ditch, Auglaize County	1,700 00
Joseph W. O'Neal, in full settlement for services rendered as custodian of the Senate during week beginning September 7th, 1919	50 00
The Trustee provided in 103 O. L., Pages 591-2, to invest the sum \$2,200.00 for the benefit of Mabel Fitzgerald is hereby directed to resign custody of said money unqualifiedly into the care and keeping of said Mable Fitzgerald and said trustee is hereby discharged from further responsibility in connection therewith.	
Robert Smith, Columbus, hospital and doctor bill	115 00
Ohio Co-operative Topographic Survey, to complete final report	15,000 00
There is hereby appropriated the item of \$90,000.00 made in H. B. 276, filed in the office of the secretary of state March 20, 1919, to supplement appropriation made in H. B. 452 (107 O. L. 51) for Women's Building at Ohio State University.	
In full settlement of traveling expenses incurred by the commission to select a site for a state normal school to be located in eastern Ohio —	
G. A. Stauffer, Ottawa	83 52
Wm. McClain, Washington C. H.	49 73
George Deitrick, Piqua	76 48
George W. Bowers, Ashville	25 74
O. J. Dodge, Delta	86 15
W. A. Perrins, Columbus, in full settlement for services rendered for chaplain of the Senate in the 81st General Assembly	125 00
Allen Atwill, Columbus, in full settlement for traveling expenses incurred while acting as messenger to the Senate Finance Committee	167 05
Richard E. Gilkerson, Youngstown, in full settlement for traveling expenses incurred while acting as messenger	

to the Senate Finance Committee of the 83rd General Assembly	29 21
Marion Jackson, Tippecanoe City, in full settlement for dirt and gravel taken from claimant's property by employes of Board of Public Works in 1916.....	40 00
Middletown Hydraulic Co., Middletown, in full settlement for purchase price of 3 4/10 acres of land upon which levee is built	306 00
A. H. Rickert, Newark, in full settlement for damages resulting from failure of title in land sold to claimant by state	100 00
Clerk of Courts of Licking County, in full settlement for court costs in the following cases —	
City of Newark vs. Wm. Kirtley et al.; Fred B. Spear vs. Wm. Kirtley et al.	17 01
In full settlement for excess mileage owing to increase in railroad fare from two to three cents per mile due the following employes of the Bureau of Inspection and Supervision of Public Offices —	
Ackerman, C. F.	10 80
Ackerman, J. W.	1 15
Albright, O. O.	11 19
Bliss, J. A.	2 00
Barrere, G. W.	27 89
Bowen, W. F.	8 60
Bowles, T. Q.	1 18
Bowman, G. M.	6 48
Brotten, C. E.	11 50
Churchill, G. H.	1 94
Coo, M. E.	27 28
Cook, J. F.	4 60
Davies, T. L.	7 79
Davis, C. C.	9 37
Diemer, J. E.	2 69
Doyle, F. H.	1 00
Ferguson, J. T.	1 48
Foster, R. H.	5 16
Fox, U. L.	10 40
Grady, W. H.	15 70
Green, F. D.	9 09
Godfrey, C. P.	73
Hall, E. E.	9 29
Hack, W. E.	5 81
Hester, D. O.	25 44
Hensel, E. L.	5 58
Hoegner, J. H.	11 50
Householder, F. P.	7 43
Howell, J. M.	37 55
Jenkinson, M. H.,	14 14
Jones, T. W.	1 00
Kennedy, H. H.	4 94
Koehl, E.	14 48
Lippincott, G. E.	13 97
Moriarity, E. A.	26 36

Moul, Aaron	16 47
Murray, P. H.	8 38
Ott, E. J.	4 97
Parmelee, F. A.	16 76
Parrett, E. E.	5 80
Patterson, J. E.	14 30
Peterson, M. K.	8 25
Thatcher, N. A.	2 48
Thomas, F. B.	12 48
Vance, B. B.	4 05
Young, X.	12 40
Adjutant General, in full settlement for costs incurred in constructing grand stand authorized by Senate Joint Resolution No. 33	2,234 06
Unexpended balances in appropriations made to the board of administration for the construction of cot- tages at the Ohio Hospital for Epileptics and the Institution for Feeble-Minded by the eighty-second Assembly are hereby reappropriated and made avail- able to complete such cottages.	
There is hereby reappropriated to the Penitentiary Commission any unencumbered balances remaining to the credit of such commission June 30, 1919. The Penitentiary Commission is hereby author- ized and directed to transfer such balances to the credit of the board of administration which board is authorized to expend them for the purpose origin- ally appropriated.	
The trustees of Ohio University are hereby authorized to sell a certain lot in the city of Athens located between lots owned by one Chubb and one Witt facing Court street, and use the money obtained from the same to purchase a lot known as the "Golden lot" adjacent to President street in said city of Athens. Provided, however, that the purchase of the last named lot shall not be made at a price greater than the first named lot.	
Bowling Green state Normal School to pay balance on con- tracts for construction of concrete water tank when same has been approved by board of trustees of said school	2,439 78
Board of Administration for the perfecting of title to State lands	2,500 00
Redecorating House and Press Room House of Repre- sentatives	3,000 00

PERMANENT IMPROVEMENTS.

For the Perry's Victory Memorial at Put-in-Bay, South Bass Island, Ohio, for filling, grading, and parking the Memorial Reservation and facing the plaza of the Memorial with tile, payable to the Treasurer-General of the Inter-state Board of the Perry's Victory Cen- tennial Commissioners, and to be disbursed by the said Inter-state Board for the objects aforesaid, the sum of	20,000 00
--	-----------

To the uses and purposes of the Col. Jennings' Memorial Commission for the improvement of building, walks and grounds	600 00
To the Adjutant General for an armory and memorial at Chillicothe	15,000 00
Fort Meigs Commission —	
Uses and Purposes	10,000 00
There is hereby reappropriated to the Commission to Establish an Institution for Deformed and Crippled Children any unencumbered balances remaining to the credit of such commission June 30, 1919.	
Board of Public Works to repair levee at the State dam at Coshocton	1,800 00
State Treasurer —	
G 31 — Capital equipment	100,000 00
Adjutant General —	
G 31 — Capital Equipment	175 00
Lawrence K. Langdon, in full settlement of claim for salary	2,470 83
Coal Township School District, Jackson County, amount due township from the state as state aid to weak school districts for 1914-1915	1,641 60
Coalton Special School District, Jackson County, amount due school district from the state as state aid to weak school districts for 1911-1912	105 39

H. J. RITTER,
J. N. STONE,
T. M. NORRIS.

H. M. CARPENTER,
JAS. A. REYNOLDS,

Managers on the part of the
Senate.

Managers on the part of the
House of Representatives.

The question was, "Shall the Conference committee's report be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Miller,	Sparks,
Ake,	Hopley,	Norris,	Stone,
Archer,	Kryder,	O'Brien,	Wagner,
Beebe,	Latham,	Parrett,	Whittemore,
Busbey,	Liggitt,	Patterson,	Wright — 23.
Demuth,	McCoy,	Ritter,	

So the report was adopted.

MESSAGE FROM THE HOUSE, OF REPRESENTATIVES.

Mr. President

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 195 — Mr. Whittemore.

To supplement section 3141-1 of the General Code by the enactment of section 3141-2 relating to the purchase of district tuberculosis hos-

pitals and control and maintenance of the same as a county hospital for the treatment of tuberculosis.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

Mr. Agnew submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 201** — Mr. Agnew, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

By striking out lines 25 to 36 inclusive.

M. B. ARCHER,
WM. AGNEW,
F. E. WHITTEMORE,
EDWARD N. METTLER,
FRANK C. PARRETT,

J. N. STONE,
H. ROSS AKE,
C. K. PATTERSON,
W. W. BELLEW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Commercial Corporations, to which was referred **S. B. No. 184** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
TOM W. JONES,
EDWARD N. METTLER,
W. E. SPARKS,

THOMAS LATHAM,
GEO. J. SNYDER,
F. L. EMMERT.

The bill was ordered to be engrossed and read the third time in its regular order.

On leave, Mr. Miller offered the following bill:

S. B. No. 210 — Mr. Miller.

To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11, of the General Code, relating to the formation and organization of corporations with common stock without par value.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 210** was read the second time by title only and referred to the committee on Commercial Corporations.

On motion of Mr. Liggitt, the Senate adjourned to 10 a. m. Thursday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, December 18, 1919, 10:00 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

H. J. R. No. 67 — Mr. Comings, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Ake,	Holden,	Mettler,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—28.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **H. B. No. 571** — Mr. Taylor.

Providing for the relief of Frank J. Bentz, and herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 88 — Mr. Carpenter.

Relative to enrolling **House Bill No. 558** — Mr. King, in type-writing.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, yeas none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Miller,	Snyder,
Archer,	Jones, of Meigs,	Norris,	Sparks,
Beebe,	Kryder,	O'Brien,	Stone,
Bellew,	Latham,	Parrett,	Wagner,
Demuth,	Lloyd,	Patterson,	Whittemore,
Emmert,	McCoy,	Ritter,	Wright—25.
Holden,			

So the joint resolution was adopted.

The following bills were introduced and read the first time:

S. B. No. 211 — Mr. O'Brien.

To amend sections 3812-2 and 3812-3 of the General Code to prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced, or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 211** was read the second time by title only.

On motion of Mr. O'Brien, **S. B. No. 211** — Mr. O'Brien, was ordered placed on the calendar for third reading without reference to any committee.

S. B. No. 201 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Ritter,
Ake,	Hopley,	McCoy,	Snyder,
Archer,	Jones,	Miller,	Stone,
Beebe,	of Franklin,	Norris,	Stone,
Bellew,	Jones,	O'Brien,	Wagner,
Busbey,	of Meigs,	Parrett,	Whittemore,
Demuth,	Kryder,	Patterson,	Wright—28.
Emmert,	Latham,		

So the bill passed.

The title was agreed to.

On leave, Mr. Busbey offered the following resolution:

S. R. No. 67 — Mr. Busbey.

Relative to correcting vouchers issued for pay.

Be it resolved by the Senate that:

WHEREAS, Mr. Ed. Cain was at the beginning of the 83rd General Assembly appointed as a porter in this Senate, his pay fixed at \$4.00 per

day. On May 9th he was named as porter after the present session and his pay as such was fixed at \$75.00 per month.

WHEREAS, After his appointment as porter for the time after the session his pay as porter during the session was changed to a lesser amount than that paid to other porters and less than he was lawfully entitled to. Therefore,

Be it resolved, That the clerk of the Senate is hereby directed to issue to Ed. Cain a voucher covering in full the difference between \$4.00 per day and \$75.00 per month, while acting in the capacity as provided by resolution of this Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Lloyd,	Ritter,
Archer,	Jones,	McCoy,	Snyder,
Beebe,	of Franklin,	Norris,	Sparks,
Bellew,	Jones,	O'Brien,	Stone,
Busbey,	of Meigs,	Parrett,	Wagner,
Demuth,	Kryder,	Patterson,	Whittemore—24.
Emmert,	Latham,		

So the resolution was adopted.

Mr. Whittemore moved that the vote whereby **S. B. No. 196** — The Joint Committee on Taxation, was lost, be reconsidered.

The question was, "Shall the vote whereby **S. B. No. 196**, was lost, be reconsidered?"

The yeas and nays were taken, and resulted — yeas 15, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Miller,	Stone,
Ake,	Hopley,	Norris,	Whittemore,
Archer,	Kryder,	Parrett,	Wright—15.
Beebe,	McCoy,	Ritter,	

Those voting in the negative were: Messrs.

Bellew,	Holden,	Jones,	Lloyd,
Busbey,	Jones,	of Meigs,	O'Brien,
Emmert,	of Franklin,	Latham,	Patterson,
			Sparks—11.

Not having received a constitutional majority, the motion was lost.

On motion of Mr. Whittemore, the Senate recessed until 2 o'clock.

The Senate met pursuant to recess.

Mr. Ritter demanded a call of the Senate, which was duly seconded and taken, and 23 senators answered to their names.

The absentees were: Messrs.

Berry,	Jones,	Liggitt,	Miller,
Busbey,	of Meigs,	Lloyd,	Wagner,
	Holl,	Mettler,	White.

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Ritter, further proceedings under the call were dispensed with.

H. B. 599 — Mr. Federman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Miller,	Sparks,
Ake,	Emmert,	O'Brien,	Stone,
Beebe,	Holden,	Patterson,	Wagner,
Bellew,	Latham,	Ritter,	Whittemore—18.
Busbey,	McCoy,		

Messrs. Archer, Jones of Franklin, and Norris voted in the negative.
So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 592 — Mr. Jones, of Hamilton.

Authorizing boards of education to establish, maintain and disburse replacement fund.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

Am. H. B. No. 535 — Mr. Myers, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	Ritter,
Ake,	Hopley,	Lloyd,	Snyder,
Archer,	Jones,	McCoy,	Sparks.
Beebe,	of Franklin,	Miller,	Stone,
Bellew,	Jones,	Norris,	Whittemore,
Busbey,	of Meigs,	O'Brien,	Wright—26.
Demuth,	Kryder,	Patterson,	
Emmert,			

So the bill passed.

The title was agreed to.

H. B. No. 462 — Mr. Comings, was read the third time.

The question being, "Shall the bill pass?"

Mr. O'Brien moved to amend as follows:

After the word "it" in line 6 insert the words "or held in trust by it"

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 8, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Jones,	Latham,	Snyder,
Busbey,	of Franklin,	Norris,	Sparks—8.
Holden,			

Those who voted in the negative were: Messrs.

Archer,	Demuth,	Kryder,	Ritter,
Beebe,	Emmert,	McCoy,	Wright—11.
Bellew,	Hopley,	O'Brien,	

Not receiving a constitutional majority the bill was lost.

Mr. Wright moved that the vote whereby **H. B. No. 462** — Mr. Comings, was lost, be reconsidered and that the motion be entered upon the journal as pending.

Which was agreed to.

S. B. No. 193 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Hopley,	Norris,	Sparks,
Beebe,	Jones,	O'Brien,	Stone,
Bellew,	of Franklin,	Parrett,	Wagner,
Busbey,	Kryder,	Patterson,	Whittemore.
Demuth,	Latham,	Ritter,	Wright—25.
Emmert,	McCoy,		

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. J. R. No. 88 — Mr. Carpenter.

Relative to enrolling **House Bill No. 558** — Mr. King, in type-writing.

H. B. No. 558 — Mr. King.

To make sundry appropriations.

H. B. No. 573 — The Special Joint Committee on Taxation.

Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620 and 12621 of the General

Code, and enacting supplemental sections 6309-1, 6309-2, 12618-1, 12618-2, 12618-3 and 12618-4 of the General Code.

JOHN E. BARNES,
HARRY EVANS.
HERBERT L. JONES,
C. F. McCOY,

CARL V. BEEBE,
THOMAS W. LATHAM.
J. E. HOLDEN,
ROBERT J. O'BRIEN.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **H. B. No. 633** — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code, relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Parrett moved that the Senate insist on its amendments and ask for a committee on Conference.

Which was agreed to.

H. B. No. 577 — Mr. Federman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Patterson,
Ake,	Jones,	McCoy,	Ritter,
Beebe,	of Franklin,	Miller,	Snyder,
Bellew,	Jones,	Norris,	Sparks,
Busbey,	of Meigs,	O'Brien,	Stone,
Demuth,	Kryder,	Parrett,	Whittemore—24.
Emmert,	Latham,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. 632 — Mr. Jas. A. Reynolds.

To amend section 710-49 and 710-61 of the General Code, relating to the number of persons composing a board of bank directors.

Am. H. B. No. 616 — Mr. Alban.

To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid

for weak school district laws and supplementing section 7730 with new section 7730-1, providing for the time when school property in suspended districts can be sold.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 610 — Mr. King.

To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the Treasurer of State in the State Capitol Building.

H. B. No. 621 — Mr. Fouts.

Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 610** was read the second time by title only.

On motion of Mr. Parrett, **H. B. No. 610** — Mr. King, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 621** was read the second time by title only.

On motion of Mr. Archer, **H. B. No. 621** — Mr. Fouts, was ordered placed on the calendar for third reading without reference to any committee.

H. B. No. 580 — Mr. Carpenter, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Hopley,	Norris,	Sparks,
Archer,	Jones,	O'Brien,	Stone,
Beebe,	of Franklin,	Parrett,	Wagner,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—25.
Emmert,	McCoy,		

So the bill passed.

The title was agreed to.

H. B. No. 405 — Mr. Dildine, was read the third time.

The question was, "Shall the bill pass?"

Mr. Snyder moved to amend as follows:

In line 10, after the word "than" insert "the terminal bridge above".

In line 12, strike out "Cherry street bridge", and insert "Country Club".

On which a roll call was demanded.

The question was, "Shall the amendments be concurred in?"

The yeas and nays were taken, and resulted — yeas 9, nays 14, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Jones, of Franklin,	Norris,	Wagner,
Beebe,	Lloyd,	Snyder,	Wright—9.
Holden,			

Those who voted in the negative were: Messrs.

Ake,	Hopley,	Miller,	Patterson,
Bellew,	Kryder,	O'Brien,	Ritter,
Demuth,	Latham,	Parrett,	Stone—14.
Emmert,	McCoy,		

So the amendments were not concurred in.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Ake,	Holden,	Miller,	Snyder,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—26.
Demuth,	Lloyd,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has acceded to the request of the Senate for a Conference Committee on matters of difference between the two houses on **Am. H. B. No. 633** — Mr. Griswold, and the Speaker appoints as managers on the part of the House, Messrs. Talley, Hughes and Stump.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate, on difference on **H. B. No. 633** — Messrs. Archer, Latham and Wright.

S. B. No. 211 — Mr. O'Brien, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Norris,	Snyder,
Bellew,	Jones, of Franklin,	O'Brien,	Sparks,
Busbey,	Kryder,	Parrett,	Stone,
Demuth,	McCoy,	Patterson,	Wagner,
Emmert,	Miller,	Ritter,	Whittemore—21.
Holden,			

So the bill passed.

The title was agreed to.

H. B. No. 610 — Mr. King, was read the third time.

The question was, "Shall the bill pass?"

Mr. Parrett moved to amend as follows:

In line six after the period, insert the following: "This specific appropriation is made in lieu of Item G 31 — Capitol Equipment — State Treasurer—Permanent Improvements, in Substitute House Bill No. 558".

The motion was agreed to and the bill so amended.

Mr. Busbey demanded a call of the Senate, which was duly seconded and taken, and 26 senators answered to their names.

The absentees were: Messrs.

Berry,	Jones, of Meigs,	Mettler,	White.
Holl,	Liggitt,	Miller,	

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Busbey further proceedings under the call were dispensed with.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—27.
Demuth,	Lloyd,	Ritter,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the Senate recessed until 7:30.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two houses on **H. B. No. 633** — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28 1261-31, 1261-36, 1261-38,

1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code, relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

Attest :

JOHN P. MAYNARD,
Clerk.

Mr. Wright submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **H. B. No. 633** — Mr. Griswold, having had the same under consideration does recommend to the respective houses as follows:

In line 203 after the word "whole", restore the words "or part" and pass the bill as otherwise amended by the Senate.

HOWELL WRIGHT,
M. B. ARCHER,
THOMAS W. LATHAM,
Committee on part of the Senate.

A. L. STUMP,
C. F. TALLY,
WM. L. HUGHES,
Committee on part of the House.

The question was, "Shall the report of the conference Committee be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—20.

So the report of the Conference committee was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 86 — Mr. Robins.

Relative to the retirement of Gen. Edwin F. Glenn.

Attest :

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Busbey, the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—21.
Demuth,			

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 88 — Mr. Carpenter.

H. B. No. 558 — Mr. King.

H. B. No. 573 — Special Joint Committee on Taxation.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 644 — Mr. Miller, of Stark.

To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An Act to authorize the commissioners of Stark county to issue bonds, purchase site, erect workhouse, and for the government of the same, passed Vol. 89, p. 687.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Ake the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 644** was read the second time by title only and referred to the Judiciary committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 618 — Mr. Cookston.

Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repairs and maintenance of roads.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Hopley the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 618** was read the second time by title only and referred to the committee on Roads and Highways.

Sub. H. B. No. 450 — Mr. Hughes, was read the third time.

The question was, "Shall the bill pass?"

Mr. O'Brien moved to amend as follows:

Refer the bill to a select committee of one, with instructions to amend as follows:

In line 30, strike out the following words and letters, viz.: "for the first of-".

Strike out all of lines 31, 32 and 33, 34, 35, 36, 37 and 38 and insert in lieu thereof the following: "be fined not to exceed one hundred dollars or imprisoned for not to exceed ninety days, or both, but no person shall be imprisoned under this section for a first offense and the prosecution shall always be as and for a first offense unless the affidavit upon which the prosecution is instituted contains the allegation that the offense is a second or repeated offense".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake, -	Demuth,	Latham,	Snyder,
Archer,	Emmert,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—20.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 89 — Mr. Beetham.

Relative to the enrollment of **House Bill No. 633** — Mr. Griswold, in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Busbey moved that the rules be suspended and the resolution considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Whittemore—19.
Busbey,	Kryder,	Ritter,	

So the joint resolution was adopted.

On leave, Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **H. B. No. 618** — Mr. Cookston, having had the same under consideration, reports it back and recommends its passage.

T. P. BUSBEY,	O. J. DEMUTH,
JAMES R. HOPLEY,	GEO. E. KRYDER,
H. P. MCCOY,	GEO. J. SNYDER,
J. N. STONE,	F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

H. B. No. 560 — Mr. Evans, was read the third time.

On motion of Mr. Miller, **H. B. No. 560** was indefinitely passed.

On motion of Mr. Busbey, the Senate recessed for five minutes.

Senate met pursuant to recess.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. J. R. No. 89 — Mr. Beetham.

Relative to enrollment of **House Bill No. 633** — Mr. Griswold, in typewriting.

H. J. R. No. 85 — Mr. Cowan.

Relative to paying expenses of the Appropriations and Finance committees during the recess.

H. B. No. 633 — Mr. Griswold.

To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code, relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code.

H. J. R. No. 90 — Mr. Dildine.

Relative to enrolling House Bill No. 405 — Mr. Dildine, in typewriting.

H. B. No. 405 — Mr. Dildine.

To amend section 1421 of the General Code, relative to taking or catching fish in certain waters of the state.

JOHN E. BARNES,	THOMAS W. LATHAM,
HERBERT L. JONES,	J. E. HOLDEN,
C. S. MCCOY,	ROBERT J. O'BRIEN.
CARL V. BEEBE,	

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 610**—Mr. King.

To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the treasurer of state in the state capitol building.

Attest:

JOHN P. MAYNARD,
Clerk.

On leave Mr. Archer offered the following resolution:

S. R. No. 68—Mr. Archer.

Resolved, That the committee appointed under the provisions of Senate Joint Resolution No. 62 to examine into the salaries of the state employes and school teachers of the state, be authorized to expend a sum not in excess of five hundred dollars, to be paid from the fund set aside for the expenses of legislative committees, for the purpose of employing clerks to aid in the prosecution of their work, and for the payment of the actual expenses of the members of the committee while engaged in this work; and, that the clerk of the Senate be authorized and directed to issue vouchers for the payment of such salaries and expenses upon warrants signed by the chairman of such committee.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Emmert,	Latham,	Snyder,
Beebe,	Holden,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Demuth,	Kryder,	Ritter,	Wright—20.

So the resolution was adopted.

S. B. No. 203—Mr. Liggitt, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Emmert,	Latham,	Snyder,
Beebe,	Holden,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Demuth,	Kryder,	Ritter,	Wright—20.

So the bill passed.

The title was agreed to.

H. B. No. 621—Mr. Fouts, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holden,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore,
Demuth,	Kryder,	Ritter,	Wright—19.
Emmert,	Latham,	Snyder,	

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 90 — Mr. Dildine.

Relative to enrolling **House Bill No. 405** — Mr. Dildine, in type-writing.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Kryder the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 18, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Emmert,	Latham,	Ritter,
Beebe,	Holden,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	Whittemore—18.
Demuth,	Kryder,		

So the joint resolution was adopted.

Mr. Ritter offered the following resolution:

S. R. No. 69 — Mr. Ritter.

WHEREAS, The Senate of the Eighty-third General Assembly is about to recess until January 12, 1920; and

WHEREAS, There is considerable work to be performed by the clerks and employes of the Senate; therefore

Be it resolved, That the clerks, sergeant-at-arms, telephone attendants, bill clerks, stenographers, pages, doorkeepers, committee room attendants, assistant postmasters, and all other appointed and elected help of the Senate of the Eighty-third General Assembly be retained during such recess and receive the same compensation as they have been paid during the regular session; and

Be it further resolved, That Elsie Jennings, Rose Kincaid, Margaret Noggle, Jessie Canfield, and Ethel Walker, be paid for their services as stenographers, the same compensation from December 1st, 1919, and continuing during this session, as paid to the regular stenographers of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Kryder,	Ritter,
Archer,	Emmert,	Latham,	Sparks,
Beebe,	Holden,	McCoy,	Stone,
Bellew,	Hopley,	Miller,	Whittemore,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—20.

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested

Am. H. J. R. No. 87 — Mr. Cowan.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Busbey, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 18, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	McCoy,	Stone,
Beebe,	Hopley,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Ritter,	Wright—18.
Demuth,	Kryder,		

Mr. Miller voted in the negative.

So the joint resolution was adopted.

On leave, the following bill was introduced:

S. B. No. 212 — Mr. Miller.

To amend section 12788 of the General Code, relating to the protection of motormen and conductors.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 622 — Mr. Federman.

Supplementary to an act entitled "An act relating to cities of the first class, having a population exceeding one hundred and fifty thousand inhabitants", passed May 4, 1869, (66 O. L. 80), and to all acts supplementary to said act, and authorizing the board of trustees appointed

under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said acts.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 622** — Mr. Federman, was read the second time by title only.

On motion of Mr. Bellew **H. B. No. 622** — Mr. Federman, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 631 — Mr. Chester.

To amend sections 3001 and 6498 of the General Code, relative to compensation to county commissioners:

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Stone the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 631** — Mr. Chester, was read the second time by title only.

On motion of Mr. Stone **H. B. No. 631** — Mr. Chester, was ordered placed on the calendar for third reading without reference to any committee.

H. B. No. 618 — Mr. Cookston, was read the third time.

On motion of Mr. Busbey **H. B. No. 618** — Mr. Cookston, was informally passed.

On motion of Mr. Busbey, the Senate recessed for one hour.
Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 201 — Mr. Agnew.

To amend section 3007 of the General Code, relative to the compensation of commissioners of jurors, and to provide for a longer period of service by jury commissioners in counties where more than eleven common pleas judges regularly hold court at the same time.

With the following amendments in which the concurrence of the Senate is requested.

In line 11 after the word "exceed" insert "sixty days and in any county where more than eleven common pleas judges regularly hold court at the same time."

In the title strike out the word "two" and insert in lieu thereof "eleven".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

S. J. R. No. 58 — Mr. Archer.

Relative to the State Liquor Licensing Board.

S. J. R. No. 60 — Mr. Sparks.

Providing for the holding of the annual reunion of the General Assembly at Dayton, O.

S. J. R. No. 61 — Mr. Jones, of Meigs.

Authorizing the transfer of funds in the appropriations heretofore made for the Ohio National Guard to a new fund to be used for recruiting purposes.

S. J. R. No. 62 — Mr. Miller.

Relating to salaries of state employes and school teachers.

S. J. R. No. 63 — Mr. Whittemore.

Relative to printing of the report of the special joint committee on Taxation.

ROBERT J. O'BRIEN,
J. E. HOLDEN,
C. O. BEEBE,
C. F. McCOY,

THOMAS W. LATHAM,
JOHN E. BARNES,
HERBERT L. JONES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 58 — Mr. Archer.

S. J. R. No. 60 — Mr. Sparks.

S. J. R. No. 61 — Mr. Jones, of Meigs.

S. J. R. No. 62 — Mr. Miller.

S. J. R. No. 63 — Mr. Whittemore.

Attest:

JOHN P. MAYNARD,
Clerk.

The President pro tem. in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 89 — Mr. Beetham.

H. J. R. No. 90 — Mr. Dildine.

H. B. No. 633 — Mr. Griswold.

H. B. No. 405 — Mr. Dildine.

H. J. R. No. 85 — Mr. Cowan.

Attest:

JOHN P. MAYNARD,
Clerk.

The President pro tem. in the presence of the Senate, signed said bills and joint resolutions.

On motion of Mr. Jones, of Meigs, under the provisions of **H. J. R. No. 85**, the Senate adjourned to Monday, January 12, 1920, at 5 p. m.

Senate Chamber, Columbus, Ohio.

Monday, January 12, 1920, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of last legislative day was read and approved.

Mr. Miller presented the remonstrance from six druggists of Delaware county, protesting against the appointment of Frank C. Frentman on the board of pharmacy.

Which was referred to the committee on Rules.

On motion of Mr. Archer, reconsideration of the vote by which **H. B. No. 571** was passed was taken up.

Mr. Archer demanded a call of the Senate, which was duly seconded and taken, and 22 senators answered to their names.

The absentees were: Messrs.

Beebe,
Bellew,
Holl,

Jones, of Meigs,
Latham,
Liggitt,

Mettler,
Ritter,
Stone,

White,
Wright.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Archer, further proceedings under the call were dispensed with.

The question was, "Shall the Senate reconsider the vote by which **H. B. No. 571** was passed?"

The yeas and nays were taken, and resulted — yeas 20, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,
Ake,
Archer,
Berry,
Busbey,

Demuth,
Emmert,
Holden,
Hopley,
Kryder,

McCoy,
Miller,
Norris,
O'Brien,
Parrett,

Patterson,
Snyder,
Sparks,
Wagner,
Whittemore—20.

So the motion was agreed to.

Mr. Jones, of Franklin, and Lloyd voted in the negative.

On motion of Mr. Busbey, **H. B. No. 571** was recommitted to committee on Highways.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

Am. H. B. No. 592 — Mr. Jones.

To committee on Schools.

H. B. No. 632 — Mr. James Reynolds.

To committee on Banks and Banking.

Am. H. B. No. 616 — Mr. Alban.

To committee on Schools.

S. B. No. 212 — Mr. Miller.

To committee on Labor.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 644** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
W. W. BELLEW,

J. N. STONE,
F. E. WHITTEMORE,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order. On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,

Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, January 13, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Hopley submitted the following report:

The standing committee on Privileges and Elections, to which was referred **H. B. No. 590** — Mr. Reynolds, having had the same under consideration, reports it back and recommends its passage.

JAMES R. HOPLEY,
J. E. HOLDEN,
WM. AGNEW,

M. B. ARCHER,
F. E. WHITTEMORE,
H. ROSS AKE.

The bill was ordered to be read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Privileges and Elections, to which was referred **S. B. No. 207** — Mr. McCoy, having had the same under consideration, reports it back and recommends its passage.

JAMES R. HOPLEY,
M. B. ARCHER,
J. E. HOLDEN,
ROBERT J. O'BRIEN,

H. ROSS AKE,
WM. AGNEW,
CHAS. S. WHITE,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolution:

S. J. R. No. 64 — Mr. Jones, of Meigs.

Relative to inviting General Pershing to address the General Assembly.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CHAS. S. WHITE,
TOM W. JONES,

JOHN E. BARNES,
C. F. McCOY,
HENRY EVANS,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 621 — Mr. Fouts.

Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.

H. B. No. 535 — Mr. Myers.

To repeal section 2861 and to amend sections 2862 and 2863 of the General Code, relative to the disposition of certain personal property of decedents upon whom inquests have been held and who have no known friends or relatives.

H. B. No. 471 — Mr. Robinson.

To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.

H. J. R. No. 87 — Mr. Cowan.

Relative to adjournment.

H. J. R. No. 86 — Mr. Robins.

Relative to the retirement of General Edwin F. Glenn.

H. J. R. No. 67 — Mr. Comings.

Relative to the deportation of unnaturalized foreigners guilty of carrying on propaganda subversive to the American form of government.

JOHN E. BARNES,
HENRY EVANS,
C. F. McCOY,
ROBERT J. O'BRIEN,

J. E. HOLDEN,
TOM W. JONES,
THOMAS W. LATHAM.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 580 — Mr. Carpenter.

To amend section 948 of the General Code, relative to the use of electricity in mines.

H. B. No. 521 — Mr. Spidel.

To authorize the Ohio Board of Administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto.

H. B. No. 409 — Mr. Spidel (by request).

To amend section 3178 of the General Code, relating to jail matrons and their salaries.

H. B. No. 585 — Mr. Jones, of Trumbull.

To amend section 3298 of the General Code, relative to the powers of township trustees.

H. B. No. 576 — Mr. Federman.

To amend sections 1558-4 and 1558-6 of the General Code, relative to the municipal court of Cincinnati.

H. B. No. 577 — Mr. Federman.

To amend section 4000-16 of the General Code, authorizing the creation of a board of rapid transit commissioners in cities, defining its powers, passed May 17, 1915, 106 O. L., page 286, and amended March 20, 1917, 107 O. L., page 406.

H. B. No. 599 — Mr. Federman.

To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati.

H. B. No. 610 — Mr. King.

To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the treasurer of state in the state capitol building.

JOHN E. BARNES,
HENRY EVANS,
C. F. McCOY,
ROBERT J. O'BRIEN,

THOMAS W. JONES,
J. E. HOLDEN,
THOMAS W. LATHAM.

Mr. Stone submitted the following report:

The standing committee on Judiciary, to which was referred **Am. H. B. No. 316** — Mr. Dildine, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 9 change the word "associaten" to association.

M. B. ARCHER,
EDWARD K. METTLER,
F. E. WHITTEMORE,
C. K. PATTERSON,

GEO. D. JONES,
E. G. LLOYD,
WM. AGNEW,
J. N. STONE,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **H. B. No. 232** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
GEO. J. SNYDER,
T. A. BUSBEY,

ROBT. J. O'BRIEN,
H. P. McCOY,
C. K. PATTERSON.

The bill was ordered to be read the third time in its regular order. Mr. Liggitt arose to a question of personal privilege and requested that the Journal of December 18, 1919, show that if he had been present he would have voted on the following measures as follows:

H. J. R. No. 67 — Mr. Comings, yes.

S. B. No. 211 — Mr. O'Brien, yes.

H. B. No. 610 — Mr. King, yes.

H. J. R. No. 86 — Mr. Robins, yes.

S. B. No. 203 — Mr. Liggitt, yes.

Which was agreed to.

Mr. O'Brien offered the following resolution:

S. J. R. No. 66 — Mr. O'Brien.

Relating to publication of manual of laws governing benevolent institutions, etc.

WHEREAS, The Board of State Charities in 1916 compiled and published a manual containing the laws relating to public and private benevolent institutions and agencies, to juvenile courts, to child welfare and to kindred subjects; and

WHEREAS, This publication has been in such demand that the entire edition has become exhausted; and

WHEREAS, Many changes have been made in such laws made by the General Assembly since 1916; therefore,

Be it resolved by the General Assembly of the State of Ohio, That the Board of State Charities is directed to compile a manual containing the laws relating to public and private benevolent institutions and agencies, to juvenile courts, to child welfare and to kindred subjects, and the Commissioners of Public Printing are directed and authorized to print five thousand copies of such manual and deliver the same to the Board of State Charities for distribution to public officials and other interested persons.

On motion of Mr. O'Brien, the rules were suspended and the joint resolution was considered.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	Snyder,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hopley,	Norris,	Stone,
Bellev,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Jones, of Meigs,	Parrett,	White,
Demuth,	Kryder,	Patterson,	Whittemore—25.
Emmert,			

So the resolution was adopted.

The President handed down a communication from Major General E. F. Glenn, of Camp Sherman, expressing appreciation of the order of the legislature in the passage of **H. J. R. No. 86**.

The President handed down a communication from the National Secretary of the Sons of Veterans of the U. S. A., setting forth the principles of that order as applied to the present day.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 578 — Mr. Robinson.

Providing for the granting of honorary commissions to officers of Home Guard and similar military organizations.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore, **Sub. H. B. No. 73** was referred to the committee on Common Schools.

Mr. Latham moved that the committee be relieved of further consideration of **S. B. No. 205** — Mr. Miller.

Mr. Whittemore moved that the motion be laid on the table.

Which was disagreed to.

The question was, "Shall the committee on Rules and Privileges be relieved of further consideration of **S. B. No. 205** — Mr. Miller.

The yeas and nays were taken, and resulted — yeas 8, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Berry,	Jones, of Franklin, Kryder,	Snyder,
Holl,	Jones, of Meigs, Latham,	Wagner—8.

Those who voted in the negative were: Messrs.

Ake,	Liggitt,	O'Brien,	Stone,
Bellew,	McCoy,	Parrett,	White,
Demuth,	Miller,	Sparks,	Whittemore—13.
Hopley,			

Not receiving a constitutional majority the motion was lost.

Amendments to **S. B. No. 201** — Mr. Agnew, were taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Jones, of Franklin, McCoy,	Sparks,
Ake,	Jones, of Meigs, Norris,	Stone,
Archer,	Kryder,	O'Brien,
Demuth,	Latham,	Parrett,
Holden,	Liggitt,	Patterson,
Hopley,		Whittemore—21.

So the amendments were concurred in.

H. B. No. 590 — Mr. Reynolds, was taken up.

On motion of Mr. Bellew, **H. B. No. 590** — Mr. Reynolds, was made a special order on Wednesday, January 14, 1920, at 2 p. m.

S. B. No. 199 — Mr. Ake, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Hopley,	McCoy,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Stone,
Berry,	Jones, of Meigs,	Norris,	White,
Busbey,	Kryder,	Parrett,	Whittemore—24.

Mr. Emmert voted in the negative.

So the bill passed.

Mr. Ake moved to amend as follows:

In the last line of the title, after the word "censors" strike out the word "of" and insert in lieu thereof the word "or".

The title was agreed to and the bill was so amended.

Am. H. B. No. 188 — Mr. Cable, was read the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 56, change word "directed" to "requested".

The motion was agreed to and the bill was so amended.

The question recurring, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	McCoy,	Snyder,
Berry,	Jones, of Meigs,	Miller,	Sparks,
Busbey,	Kryder,	Norris,	Stone,
Demuth,	Latham,	O'Brien,	Wagner,
Emmert,	Liggitt,	Parrett,	Whittemore—23.
Holden,	Lloyd,	Patterson,	

Messrs. Bellew and Hopley voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Berry moved that the vote whereby **H. B. No. 590** — Mr. Reynolds, was made a special order for Wednesday at 2 p. m. be reconsidered.

The question was, "Shall the motion be agreed to?"

The yeas and nays were taken, and resulted — yeas 18, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder.
Ake,	Hopley,	Lloyd,	Sparks,
Archer,	Jones, of Franklin,	McCoy,	Stone,
Berry,	Jones, of Meigs,	Norris,	Wagner—18.
Demuth,	Latham,		

Messrs. Bellew, O'Brien and Patterson voted in the negative.

So the motion was agreed to.

The question recurred, "Shall **H. B. No. 590** — Mr. Reynolds, be made a special order for Wednesday at 2:30 p. m.?"

The yeas and nays were taken, and resulted — yeas 7, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Bellew,	Holden,	O'Brien,	Stone—7.
Emmert,	Norris,	Patterson,	

Those who voted in the negative were: Messrs.

Agnew,	Hopley,	Lloyd,	Snyder,
Archer,	Jones, of Franklin,	McCoy,	Wagner—10.
Berry,	Latham,		

So the motion was lost.

Mr. Bellew moved that **H. B. No. 590** — Mr. Reynolds, be made a special order for Wednesday at 3:00, which was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Sparks,
Ake,	Jones, of Franklin,	Miller,	Stone,
Archer,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—22.
Demuth,	Liggitt,		

Messrs. Bellew, Emmert, Holden and O'Brien noted in the negative.

So the bill passed.

Mr. Hopley moved to amend the title as follows:

In the second line of the title strike out the word "primary".

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

On motion of Mr. Whittemore the Senate adjourned.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, January 14, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 613 — Mr. Lonz.

Relative to spraying vineyards for the destruction of insect pests.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

By unanimous consent, the following bill was introduced and read the first time:

S. B. No. 213 — Mr. Latham.

To supplement section 2183 by the enactment of section 2183-1, relative to employment of convicts in certain institutions of the state.

On motion of Mr. Latham the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 213** was read the second time by title only.

On motion of Mr. Latham **S. B. No. 213** — Mr. Latham, was ordered placed on the calendar for third reading without reference to any committee.

By unanimous consent, Mr. Holden submitted the following resolution:

S. R. No. 70 — Mr. Holden.

Relative to the anti-strike provision of the Cummins railroad bill in congress.

WHEREAS, The Cummins bill, introduced in the U. S. Senate, and the Esch bill, introduced in the U. S. House of Representatives, both providing for the transfer of railroads to private control, have passed their respective houses and are at this time in committee of conference; and

WHEREAS, The Cummins and Esch bills are practically identical with the exception that the Cummins bill contains an anti-strike provision which is very objectionable to railroad workers; therefore,

Be it resolved, That the Senate of 83d General Assembly of the state of Ohio hereby protests in the name of the state against the anti-strike provision now contained in the Cummins bill and requests the committee of conference to eliminate such provision in the bill reported out for passage.

Be it further resolved, That copies of this resolution be forwarded by the clerk of the Senate to each member of congress from Ohio and to each member of the committee on conference to which such bills were referred.

Mr. Whittemore moved that consideration of **S. R. No. 70** be continued one day.

Which was agreed to.

On leave the following bills were introduced and read the first time:

S. B. No. 214 — Mr. Ritter.

To amend sections 7706-2 and 7713 of the General Code, relative to uniformity of text books and courses of study.

S. B. No. 215 — Mr. Ritter.

To make an appropriation for the payment of salaries of the employees of the Senate, and maintenance.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 215** was read the second time by title only.

On motion of Mr. Whittemore **S. B. No. 215** — Mr. Ritter, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 590** — Mr. Jas. A. Reynolds.

To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain elections.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Busbey presented the petition of R. H. Ervine and 239 other teachers of Springfield, Clark county, requesting the passage of the Wenner teachers' tenure bill.

Which was referred to the committee on Common Schools.

The following bill was introduced and read the first time:

S. B. No. 216 — Mr. O'Brien (by request).

Relative to presumption of death on account of absence.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 216** was read the second time by title only and referred to committee on Judiciary.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bill on the calendar was read the second time by its title only, and referred as follows:

H. B. No. 578 — Mr. Robinson.

To committee on Military Affairs.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 554** — Mr. Lonz, having had the same under consideration, reports it back and recommends its passage:

J. N. STONE,
GEO. D. JONES,
O. J. DEMUTH,

H. J. RITTER,
F. L. EMMERT,
C. M. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **H. B. No. 271** — Mr. Spidel, having had the same under consideration, reports it back and recommends its passage:

THOMAS W. LATHAM,
ROBERT A. WAGNER,

H. P. McCOY.

The bill was ordered to be read the third time in its regular order.

Mr. Sparks submitted the following report:

The standing committee on Labor, to which was referred **S. B. No. 208** — Mr. Whittemore, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 50 strike out the word "five" and insert in lieu thereof the word "ten".

W. E. SPARKS,
H. P. McCoy,
W. M. MILLER,
ROBERT J. O'BRIEN,

J. E. HOLDEN,
GEO. J. SNYDER,
CHAS. S. WHITE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Sub. H. B. No. 102 — Mr. Miller-Robbins, was taken up.

Mr. Archer moved that **Sub. H. B. No. 102** — Mr. Miller-Robbins, be informally passed.

Which was agreed to.

Mr. Busbey moved that **H. B. No. 618** — Mr. Cookston, be re-committed to the committee on Highways.

Which was agreed to.

Am. Sub. H. B. No. 235 — Mr. Luchsinger, was read the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 3, strike out the words, "over three", and insert the word "more".

In line 20, strike out the words, "over three" and insert "more".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	McCoy,	Ritter,
Beebe,	Jones, of Franklin,	Miller,	Snyder,
Berry,	Jones, of Meigs,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Demuth,	Latham,	Parrett,	Whittemore—25.
Emmert,			

So the bill passed.

The title was agreed to.

S. B. No. 207 — Mr. McCoy, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Ritter,
Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	McCoy,	Stone,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore—27.
Busbey,	Jones, of Meigs,	Patterson,	

So the bill passed.

The title was agreed to.

H. B. No. 437 — Mr. Jones, was taken up.

On motion of Mr. Bellew, **H. B. No. 437** — Mr. Jones, was recommended to the special joint committee on State Salaries.

H. B. No. 232 — Mr. Jones, was taken up.

On motion of Mr. Bellew, **H. B. No. 232** — Mr. Jones, was recommended to the special joint committee on State Salaries.

H. B. No. 631 — Mr. Chester, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—28.

Mr. Patterson voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 316 — Mr. Dildine, was read the third time.

On motion of Mr. Latham, **Am. H. B. No. 316** — Mr. Dildine, was informally passed.

H. B. No. 423 — Mr. Benner, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	McCoy,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore—27.
Demuth,	Kryder,	Ritter,	

So the bill passed.

The title was agreed to.

S. B. No. 208 — Mr. Whittemore, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Snyder,
Ake,	Emmert,	Liggitt,	Sparks,
Archer,	Holden,	McCoy,	Stone,
Beebe,	Holl,	Norris,	Wagner,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Franklin,	Parrett,	Whittemore—27.
Busbey,	Kryder,	Ritter,	

So the bill passed.

The title was agreed to.

S. B. No. 215 — Mr. Ritter, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—25.
Demuth,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, January 15, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. Walter H. Houston.

The Journal of yesterday was read and approved.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

S. B. No. 215 — Mr. Ritter.

To make an appropriation for the payment of salaries of the employees of the Senate, and maintenance.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
CHAS. A. WHITE,
J. E. HOLDEN,

THOMAS W. LATHAM,
HERBERT L. JONES,
C. F. MCCOY,
JOHN E. BARNES.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 215 — Mr. Ritter.

To make an appropriation for the payment of salaries of the employees of the Senate, and maintenance.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 215 — Mr. Ritter.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

S. B. No. 217 — Mr. Norris.

To amend section 940 of the General Code, relative to reports by coal mine owners.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 214 — Mr. Ritter.

To committee on Common Schools.

S. B. No. 216 — Mr. O'Brien.

To committee on Judiciary.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

Am. H. B. No. 581 — Mr. Donahay.

To provide for the election of an additional judge in Mahoning county.

Am. H. B. No. 188 — Mr. Cable.

To amend section 286 of the General Code, providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices.

Am. Sub. H. B. No. 235 — Mr. Luchsinger.

To establish fire drills in factories or lofts for the occupants thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 621 — Mr. Fouts.

H. B. No. 535 — Mr. Myers.

H. B. No. 471 — Mr. Robinson.

H. J. R. No. 87 — Mr. Cowan.

H. J. R. No. 86 — Mr. Robins.

H. J. R. No. 67 — Mr. Comings.

S. J. R. No. 64 — Mr. Jones, of Meigs.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate signed said bills and resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 580 — Mr. Carpenter.

H. B. No. 521 — Mr. Spidel.

H. B. No. 409 — Mr. Spidel (by request).

H. B. No. 585 — Mr. Jones, of Trumbull.

H. B. No. 576 — Mr. Federman.

H. B. No. 577 — Mr. Federman.

H. B. No. 599 — Mr. Federman.

H. B. No. 610 — Mr. King.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 620 — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 620** was read the second time by title only.

Mr. Holden objected to the suspension of the rules and demanded a roll call.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 29 Senators answered to their names.

The absentees were: Messrs. Latham, Lloyd, Mettler and Wright.

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

Mr. Holden arose and withdrew his motion.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 620** was read the second time by title only and referred to the committee on Conference.

On leave the following bill was presented and read the first time:

S. B. No. 218 — Mr. Wagner (by request).

To amend section 5552 of the General Code, relative to the county draughtsman.

On motion of Mr. Wagner the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 218** was read the second time by title only and referred to the committee on Roads and Highways.

On leave, Mr. Whittemore offered the following resolution:

S. J. R. No. 67 — Mr. Whittemore.

Relative to adjournment of General Assembly.

Be it resolved by the General Assembly of the State of Ohio, That when the General Assembly adjourns Thursday, January 15, 1920, it be to meet Monday, January 19, 1920, at five o'clock p. m.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Parrett,	White,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore—27.
Demuth,	Kryder,	Ritter,	

So the joint resolution was adopted.

Mr. Whittemore moved that **S. R. No. 70** — Mr. Holden, be referred to the committee on Public Utilities.

The question was, "Shall **S. R. No. 70** — Mr. Holden, be referred to the committee on Public Utilities?"

The yeas and nays were taken, and resulted—yeas 20, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Miller,	Snyder,
Archer,	Hopley,	O'Brien,	Sparks,
Bellew,	Kryder,	Parrett,	Stone,
Busbey,	Liggitt,	Patterson,	White,
Demuth,	McCoy,	Ritter,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Berry,	Holl,	Norris,
Beebe,	Holden,	Jones, of Franklin,	Wagner—8.

So the motion was agreed to.

Sub. H. B. No. 102 — Messrs. Miller-Robinson, was taken up.

On motion of Mr. Whittemore, **Sub. H. B. No. 102**, was re-referred to the committee on Judiciary.

H. B. No. 622 — Mr. Federman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Lloyd,	Ritter,
Ake,	Hopley,	McCoy,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	Wagner,
Berry,	Latham,	Parrett,	White,
Emmert,	Liggitt,	Patterson,	Whittemore—29.
Holden,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 332 — Mr. Comings, was read the third time.

Mr. Archer moved that **Am. H. B. No. 332** — Mr. Comings, be informally passed.

Which was disagreed to.

The question being, "Shall the bill pass?"

Mr. Miller moved to amend as follows:

In line 17, strike out the word twenty and insert in lieu thereof the word thirty.

In line 23, strike out the words "a special or".

The motion was agreed to and the bill was so amended.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Kryder,	Norris,	Wagner,
Bellew,	Latham,	O'Brien,	White—21.
Berry,			

Messrs. Jones, of Meigs, Liggitt and Patterson voted in the negative.

So the bill passed.

The title was agreed to.

Messrs. Miller and Jones, of Meigs, requested that the journal show that if they had been present on January 14, they would have voted yes on **S. B. No. 208**.

S. B. No. 120 — Mr. York, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	McCoy,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	Patterson,	White—24.

So the bill passed.

The title was agreed to.

Am. H. B. No. 316 — Mr. Dildine, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Stone,
Archer,	Holl,	McCoy,	Wagner,
Beebe,	Hopley,	Norris,	White,
Bellew,	Kryder,	Patterson,	Whittemore—23.
Berry,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

H. B. No. 644 — Mr. Miller, was read the third time.

On motion of Mr. Ake, **H. B. No. 644**, was informally passed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 606 — Mr. Cable.

To amend section 1397 of the General Code relative to open season for squirrels.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the governor of Ohio having returned to the House of Representatives **H. B. No. 405** — Mr. Dildine, to amend section 1421 of the General Code, relative to taking or catching fish in certain waters of the state, with his objections to the same, the House proceeded to reconsider the bill, which was passed, three-fifths of the members of the House agreeing thereto.

I am directed by the House to communicate said bill, the message of the governor returning the same with his objections thereon and the proceedings of the House thereon to the Senate.

December 31, 1919.

To the General Assembly:

I respectfully return **H. B. No. 405** with my disapproval.

There has been much said for and against this measure, and I have sought to make an earnest investigation of the facts that bear on the suggested change in the statute. It is proposed to hold a larger part of Sandusky Bay free from net fishing, the claim being that there is too much interference with the spawning beds. It develops that four-fifths of the fish taken from the area in question are carp. If this kind of fish is permitted to propagate more than it has in the past, it is fair to assume that a real, instead of a fancied menace to the spawning beds will be created.

The fish and game department of the state advises that not more than five per cent of the spawning area is invaded by nets under present conditions. This can hardly be accepted as a danger to the fishing industry. The objective after all, is conservation of the food supply and I am unable to see that the bill which you propose would be helpful.

JAMES M. COX,
Governor.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, further action on **H. B. No. 405** was deferred.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 604 — Mr. Spidel.

To amend section 1398 of the General Code, relative to taking of fur-bearing animals.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

The governor of Ohio having returned to the House of Representatives **H. B. No. 387** — Mr. Walsh, entitled an act, "to amend sections 2976-1 and 2976-7 of the General Code and to supplement section 2976-10c of the General Code by the enactment of sections 2976-10d, 2976-10e, 2976-10f, 2976-10g, 2976-10h, and 2976-10i, relating to park districts for the annexation of territory thereto, for the sale of lands, for the levying of taxes, for the issuance of bonds and conferring certain police powers upon boards of park commissioners," with his objections to the same, the House proceeded to the reconsideration of the bill, which was passed, three-fifths of the House agreeing thereto.

I am directed by the House to communicate said bill, the message of the governor returning the same with his objections, and the proceedings of the House thereon to the Senate.

Attest:

JOHN P. MAYNARD,
Clerk.

To the General Assembly:

I am returning to you **H. B. No. 387** with my disapproval.

The primary purpose of this bill was to give to boards of park commissioners added authority in the matter of acquiring swamp and submerged land. Unfortunately it goes further and creates the opportunity to increase the rate of taxation. Because of the second feature named, I withhold executive approval.

JAMES M. COX,
Governor.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 27 Senators answered to their names.

The absentees were. Messrs. Busbey, Demuth, Jones, of Franklin, Mettler, Wagner and Wright.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

The question was, "Shall the bill pass notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Patterson,
Ake,	Jones, of Meigs,	Mettler,	Ritter,
Archer,	Kryder,	Miller,	Sparks,
Beebe,	Latham,	Norris,	Stone,
Berry,	Liggitt,	O'Brien,	White,
Emmert,	Lloyd,	Parrett,	Whittemore—25.
Holl,			

Mr. Holden voted in the negative.

So the bill passed notwithstanding the objections of the governor.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 193 — Mr. Agnew.

Amending section 9491 of the General Code of Ohio, relating to fraternal benefit societies.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate recessed for five minutes. Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 192 — Mr. Jones, of Franklin.

To authorize the cancellation of certain taxes and assessments upon real estate recently conveyed by the state to Charles H. Lindenberg.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the adoption of the following:

S. J. R. No. 67 — Mr. Whittemore.

Relative to adjournment of General Assembly.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate adjourned to tomorrow at 10:30.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio,

Friday, January 16, 1920, 10:30 o'clock, a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Dr. J. L. Tate, of Columbus, Ohio.

The journal of yesterday was read and approved.

On motion of Mr. Whittemore the Senate adjourned until 5 p. m. Monday, January 19, 1920.

Attest: W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Monday, January 19, 1920, 5 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of last legislative day was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 211 — Mr. O'Brien.

To amend sections 3812-2 and 3812-3 of the General Code to prevent the frequent tearing up and obstructing of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, road beds and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced, or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

With the following amendment in which the concurrence of the Senate is requested.

In line 83, after the word "reconstruction" insert the following: "be not paid in cash at the time specified in such assessing ordinance, council may by ordinance provide for the payment of the cost and expense of such renewal, replacement, repair or reconstruction."

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 399 — Mr. Jones, of Trumbull.

To amend section 4193-1 of the General Code, relating to a joint meeting for the election of cemetery trustees.

Attest:

JOHN. P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Liggett, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 399** was read the second time by its title only and referred to the committee on County Affairs.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has indefinitely postponed **H. J. R. No. 47** — Mr. Beetham.

Relative to a recess of the General Assembly, with Senate amendments.

Attest:

JOHN. P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the occurrence of the Senate is requested:

H. J. R. No. 92 — Mr. Graham, of Muskingum.

Relative to an investigation of the reckless expenditure of public funds in the completion of contract No. 502 for the construction of Section 1, I. C. H. No. 1 in Guernsey county.

Attest:

JOHN. P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

On motion of Mr. Busbey, **H. B. No. 483** was recommitted to the committee on Cities.

On motion of Mr. Busbey, **Am. H. B. No. 613** was recommitted to the committee on Agriculture.

On motion of Mr. Liggett the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, January 20, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Miller moved that a committee be appointed to invite Hon. John Kraemer, national prohibition commissioner, to deliver an address.

Which was agreed to, and the president named Messrs. Miller, Hopley and Berry as such committee.

The president handed down a communication from the Medina county board of education favoring changes in the present tax laws to furnish adequate relief for public schools.

Which was referred to the committee on Common Schools.

The president handed down a communication from the Ohio civil service commission requesting a legislative investigation of that department.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **H. B. No. 405** — Mr. Dildine.

To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate refused to accede to the request of the House for the return of **H. B. No. 405** — Mr. Dildine.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives in the presence of the House, has signed the following bills:

H. B. No. 188 — Mr. Cable.

H. B. No. 235 — Mr. Luchsinger.

H. B. No. 423 — Mr. Benner.

H. B. No. 581 — Mr. Donahay.

H. B. No. 590 — Mr. Jas. A. Reynolds.

H. B. No. 631 — Mr. Chester.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. H. B. No. 620** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the Senate refused to accede to the request of the House for the return of **H. B. No. 620** — Mr. Crabbe.

The following bills were introduced and read the first time:

S. B. No. 219 — Mr. Ritter.

To refund to the Reliance Life Insurance Company, for overpayment of insurance tax.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 219** was read the second time by title only.

On motion of Mr. Whittemore, **S. B. No. 219** — Mr. Ritter, was ordered placed on the calendar for third reading without reference to any committee.

S. B. No. 220 — Mr. Whittemore.

To amend section 1465-54 and supplement section 1465-102 of the General Code by the enactment of section 1465-102a, relative to providing for the payment of expenses incurred in administering the state insurance fund.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dis-

dispensed with, and **S. B. No. 220** was read the second time by title only and referred to the joint legislative committee on Reorganization.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 606 — Mr. Cable.

To committee on Fish and Game.

Am. H. B. No. 604 — Mr. Spidel.

To committee on Fish and Game.

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **H. B. No. 341** — Mr. Besaw, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out lines 35 to 40 inclusive and insert the following:

"Sec. 1352-4. The actual traveling expenses of such child and * * * of the agents and visitors of said board shall be paid from funds appropriated to said board, but the amount of board, if any, paid for the care of such child and the expense for providing suitable clothing and personal necessities and for mental, medical, dental and optical examination and treatment shall be charged by the board of state charities to the county *from which such child was committed or transferred as provided in section 1352-3*. The treasurer of each county, upon the warrant of the county auditor, shall pay to the treasurer of state the amount so charged * * * upon the presentation of a statement thereof. The sum so received by the *treasurer of state* shall be credited to the fund appropriated for the purpose of maintaining the child placing work of the board".

Strike out line 61 and insert, "fund appropriated for the purpose of maintaining the child placing work of the board".

GEO. D. JONES,
H. J. RITTER,
F. L. EMMERT,

D. A. LIGGITT,
M. B. ARCHER,
HORACE WRIGHT.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Commercial Corporations, to which was referred **S. B. No. 210** — Mr. Miller, having had the same under consideration, reports it back with a substitute bill and recommends its passage.

H. J. RITTER,
F. L. EMMERT,
W. E. SPARKS,

TOM W. JONES,
GEO. J. SNYDER,
THOMAS W. LATHAM.

Sub. S. B. No. 210 — Mr. Miller.

To amend sections 8727-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11, of the General Code, relating to the formation and organization of corporations with common stock without par value.

Be it enacted by the General Assembly of the State of Ohio:

SECTION I. That sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11, of the General Code, be amended to read as follows:

Mr. Latham submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 188 — Mr. Cable.

To amend section 286 of the General Code, providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices.

H. B. No. 235 — Mr. Luchsinger.

To establish fire drills in factories and lofts for the occupants thereof.

H. B. No. 423 — Mr. Benner.

To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls.

H. B. No. 581 — Mr. Donahay.

To provide for the election and appointment of additional judges in Mahoning county.

H. B. No. 590 — Mr. Jas. A. Reynolds.

To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain elections.

H. B. No. 631 — Mr. Chester.

To amend sections 3001 and 6498 of the General Code, relative to compensation of county commissioners.

HERBERT L. JONES,
HENRY EVANS,
C. F. McCOY,
THOMAS W. LATHAM,

TOM W. JONES,
CHAS. A. WHITE,
J. E. HOLDEN.

Mr. Latham submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

Am. S. B. No. 201 — Mr. Agnew.

To amend section 3007 of the General Code, relative to the compensation of commissioners of jurors, and to provide for a longer period of service by jury commissioners in counties where more than eleven common pleas judges regularly hold court at the same time.

THOMAS W. LATHAM,
TOM W. JONES,
J. E. HOLDEN,
CARL V. BEEBE,

HERBERT L. JONES,
HENRY EVANS,
C. F. McCOY.

Mr. Agnew submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 164** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
WM. AGNEW,
FRANK C. PARRETT,
F. E. WHITTEMORE,
W. W. BELLEW,

C. K. PATTERSON,
H. ROSS AKE,
CHAS. A. WHITE,
GEO. D. JONES.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Agnew submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 165** — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
WM. AGNEW,
FRANK C. PARRETT,
F. E. WHITTEMORE,
W. W. BELLEW,

C. K. PATTERSON,
H. ROSS AKE,
CHAS. A. WHITE,
GEO. D. JONES.

Mr. Ritter submitted the following report:

The standing committee on Public Works, to which was referred **S. B. No. 209** — Mr. Bellew, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out lines 9 to 17 inclusive.

After the period in line 24 add the following:

"Whenever the terms 'Board' or 'Board of Commissioners' are used in this act and are not otherwise particularized, they shall be taken to mean the board of Canal District Commissioners provided in this act".

Line 33: Strike out quotation mark after "canal" and add "or water-way".

Line 35: Strike out the period and substitute a comma, and add "and all other structures, improvements, water-ways, canals or river channels, appliances or devices of any and all kinds which may be necessary or convenient for the proper construction, maintenance and operation of said canals and the development and utilization of the water power that may be created in the construction and operation thereof".

Line 41: Strike out "and" and substitute "or".

Line 45: Strike "a" and substitute "the".

Lines 45, 46 and 47: Strike out "extending for a distance of twenty-five miles on either side of the medium line of said proposed canal and within a radius of twenty-five miles of the termini thereof", and substitute "described in section 3 hereof".

Lines 53 and 54: Strike out the words "he has been officially advised that".

Line 61: After the comma add the words "except that all counties lying in whole or in part within sixty miles of either terminus of said canal, and connected by navigable waterways with either terminus thereof shall be included in said zone".

Lines 61 and 62: Strike out the words "insofar as the same may be possible by following" and substitute the words "All of the boundaries aforesaid shall follow".

Line 65: For the period substitute a comma, and add the words "except where counties hereinbefore described are included in said zone".

Line 70: Before the word "electors" insert the word "qualified".

Line 85: After the word "petition" insert closing parenthesis.

Lines 90 to 93 inclusive: Strike out these lines and insert the following: "The provisions of Title XIV of the General Code of Ohio shall, so far as practicable, apply to the printing of ballots, the conduct of the election, the marking of ballots, the counting of votes and the certification of the returns to the Deputy State Supervisors of Elections. Within five days after the election, or sooner in case the returns are made, the board of deputy state supervisors of every county in which an election has been held on said question shall make an abstract of the votes thereon. The board shall make certified duplicate copies of said abstract and enclose and seal them, and endorse on the envelope "Certificate of votes on organization of the _____ (giving the name of the proposed district) Canal District", and the name of the county in which the votes were given, and shall direct and forward the same by mail to the secretary of state at Columbus. When the returns from every county in which an election has been held on said question have been received, the secretary of state shall proceed to ascertain the number of votes given for the organization of the canal district and the number of votes given against the organization thereof, and shall certify the result to the governor".

Line 98: Strike out the figure "3" and substitute the figure "4".

Line 134: Strike out the words "A majority of the" and substitute the word "Three".

Line 135: Strike out the second "a" and substitute therefor the word "the". Also strike out the words "a majority" and substitute therefor the words "Three commissioners".

Line 152: Strike out the word "thirty (30)" and substitute therefor the word "ninety (90)".

Line 163: Strike out the word "three (3)" and substitute "seven (7)".

Line 168: Strike out the word "to".

Line 171: Strike out the word "directors" and substitute the word "commissioners".

Line 174: Strike out the word "the" and substitute the word "such".

Line 186: Strike out the word "a".

Line 187: Strike out the word "record" wherever it occurs in this line, and substitute in each case the word "roll".

Line 207: Before the word "giving" insert the word "in".

Line 208: Before the word "descriptions" insert the word "general".

Line 209: Strike out the word "for instance,".

Lines 210 and 217 inclusive: Strike out all of these lines.

Line 224: Strike out the word "or their deputies,". Also strike out the words "twenty-nor" and substitute the word "thirty".

Line 225: Strike out the words "more than fifty".

Line 236: Strike out the words "or other persons,". Also strike out the word "business" and substitute the word "hearings". Also insert after the word "report" the words "the evidence together with".

Line 238: Strike out the word "report" and substitute the word "roll".

Line 245: Strike out the word "assessment" and insert the word "appraisal".

Line 254: Strike out the word "assessment" and insert the word "appraisal".

Line 268: Capitalize the words "Subsequent Appraisals".

Line 287: Strike out the word "assessment" and substitute the word "appraisal".

Line 289: Strike out the word "annually" and substitute the words "from time to time".

Line 293: Strike out the words "bonds issued under the provisions of this act have been disposed of," and substitute the words "contributions required by the aforesaid act or acts of congress have been paid,".

Line 296: Strike out the hyphen and insert the words "or assessment".

Line 308: Before the word "and" insert the words "the expense of appraisal".

Line 330: Strike out the word "evidence" and insert the word "evidences".

Line 334: Strike out the word "payments" and insert the word "payment".

Line 339: Strike out the word "bond" and substitute the word "board".

Line 348: After the comma insert the words "except as paid out of the preliminary fund,".

Line 350: Before the word "not" insert the words "exclusive of interest,".

Line 356: Strike out the comma and substitute a period. Also strike out the words, "but the interest to accrue on account of the issuing of said bonds shall".

Lines 357 and 358: Strike out both of these lines.

Line 359: Strike out all of said line preceding the period.

Line 362: Strike out the word "Board" and substitute the word "Record".

Line 365: Strike out the word "levies".

Line 366: Strike out the words "of assessment" and substitute the word "assessments."

Line 374: After the word "county" insert a comma and the words "duly certified by the president and secretary of the Board,". In the same line, after the period, insert the words "All subsequent assessments for the bond fund shall be immediately certified by the president and secretary of the Board to the auditor of each county containing lands subject to said assessments. Each auditor shall thereupon make suitable notations in the copy of the record in his possession showing the number and amount of said assessments, to the end that the copy in his possession may show the same particulars as to the lands in his county and the assessments thereon as are shown in the aforesaid canal assessment record in the office of the district."

Line 384: Strike out the words "from one" and substitute the words "in form two".

Line 395: Strike out the word "not" and substitute the word "nor".

Line 408: Strike out the comma.

Line 410: Strike out the word "tax" and insert the word "assessment".

Line 419: Before the word "assessments" insert the word "unpaid".

Line 432: Strike out the word "directors" and substitute the word "commissioners".

Line 453: Strike out the words "tax assessment" and substitute the word "assessments".

Line 459: Begin a new paragraph after the period.

Line 491: After the word "them" insert the words "and the proceeds of assessments paid in cash as provided in Section 22 hereof".

Line 493: Strike out the second "and" and insert a comma. Also, after the word "salaries" insert the words "and expenses".

Between lines 542 and 543 insert the following:

"Section 23a. The minutes of all proceedings and all the books, records, contracts and other documents of such canal commissioners shall be subject to the inspection of the auditor of state or his duly authorized agents at any time, and the auditor of state shall have the same authority relative to the expenditures of the funds of such canal district funds as is provided by law for the inspection of the expenditure of any state or other public funds.

Line 545: Strike out the word "bonds" and insert the word "contributions".

Line 546: Strike out the words "to be contributed". Also strike out the word "sold," and substitute the word "made,".

Line 547: Strike out the word "each" and insert the word "any".

Line 548: After the word "upon" insert the word "public".

Line 551: Strike out the word "total". Also strike out the comma and insert therefor the words "hereinbefore provided for,".

Line 554: Strike out the words "or in a separate column,".

Line 555: Strike out the word "tax" and substitute the words "of the bond Fund". Also, in the same line, strike out the word "credited," and substitute the word "certified,".

Line 561: Strike out the word "for" and substitute the word "to".

Line 562: Strike out the word "assessment" and substitute the words "bond fund".

Line 565: Strike out the word "collected" and substitute the word "collectible".

Line 568: After the word "year" insert the words "preceding the year for which the levies are made".

Line 573: Strike out the word "assessment" and substitute the word "appraisal".

Line 576: After the word "owners." insert "3. The amount of the annual installment or assessment for the bond fund. 4. The amount of the annual assessment, if any, for the administration fund."

Line 577: Strike out the figure "3" and substitute the figure "5".

Line 578: Strike out the figure "4" and substitute the figure "6".

Line 579: Strike out the figure "5" and substitute the figure "7".

Line 581: Strike out the figure "6" and substitute the figure "8".

Line 583: Strike out the word "report" and substitute the word "record".

Line 594: After the period insert the words "For the purpose of enforcing the collection of taxes and assessments under this act the

county treasurer shall have the same power and authority as allowed by law for the collection of state and county taxes."

Line 615: After the word "assessments" insert the words "or taxes".

Line 617: After the comma insert the words "known as the 'Delinquent Canal District Tax and Assessment Book'".

Line 627: Strike out the quotation marks. Also, after the word "aforesaid" insert the word "canal". Also, after the word "book" insert the words "in section 25 hereof described".

Line 638: After the word "district" insert the words "taxes and". Also strike out the word "assessment" and substitute the word "assessments".

Line 639: After the word "district" insert the word "taxes". Strike out the words "and taxes" and substitute the words "for the bond fund, and assessments for the administration fund".

Line 643: Strike out the words "of filing the certificate herein described in the office of" and substitute the words "they are certified to the auditors of the respective counties as in Sections 19, 21 and 24 provided,".

Line 644: Strike out the words "the auditor for the county wherein the lands and properties are situate,".

Line 648: After the word "taxes" insert the words "and assessments". Also strike out the words "such lien may".

Lines 649 to 651 inclusive: Strike out all of these lines.

Line 744: Strike out the word "these" and substitute the words "taxes or".

Line 745: After the word "or" insert the words "assessments or".

Line 811: Strike out the word "imments" and substitute the word "improvements".

In line 815, strike out the period at the end of the line and insert the following: ", provided; this act shall not repeal the act or any part thereof passed February 5th, 1914, and approved February 17th, 1914, known as the Conservancy Act of Ohio, Volume 104, page 13, Ohio Laws." After this line insert the following paragraph:

"Section 41. May Contract With the United States Government or Any Department Thereof. The Board of Commissioners shall have the right and authority to enter into contracts or other arrangements with the Government of the United States, or any Department thereof, and with the state government of this state, or of any other state, for the purpose of making the contribution for the construction of the canal, as required in the aforesaid act or acts of Congress. Provided, however, the Board shall make no contract or arrangement that shall violate Article VIII of the Constitution of this state, and provided further that it shall make no contract or arrangement that shall obligate the canal district to contribute a total in money or property in excess of the contribution required in aforesaid act or acts of Congress."

Line 817: Strike out the figures "41" and substitute the figures "42". Also, after the word "coupons" insert the words "and other obligations". Also, after word "issued" insert the words "or created".

Line 820: After the word "hereof" insert a comma.

Line 829: Strike out the figures "42" and insert the figures "43".

Line 841: Strike out the word "clerk" and substitute the word "secretary". After the word "canal" insert the word "district". Also, after the word "commissioners" insert the words "of the lands described

as follows (here insert description of lands in manner set forth in Section 13)".

Line 842: Strike out the word "in" and insert "_____".

Line 843: Strike out the word "such" and substitute the word "said".

Line 846: Strike out the word "clerk" and substitute the word "secretary".

Line 847: After the word "commissioners" insert the words "_____ Canal District".

Line 848: Strike out the figures "10" and insert the figures "20".

Line 580: After the word "date" insert the words "as fixed by the Board of Canal District Commissioners, which date shall". Also, after the word "not" insert the word "be".

Line 851: Strike out the figures "20" and insert the figures "30". Also strike out the words "nor more than than thirty days". Also, after the word "notice" insert a closing parenthesis. Also strike out the word "as".

Line 852: Strike out the words "fixed by the Commissioners)".

Line 856: Strike out the word "clerk" and substitute the word "secretary".

Line 857: After the word "canal" insert the word "district".

Line 865: Before the word "has" insert the word "and".

Line 866: Strike out the word "duplicate" and substitute the word "record".

Line 867: Strike out the word "duplicate" and substitute the word "roll". Also, in the same line, strike out the word "county". Also, after the words "treasurer of the", insert the words "_____ Canal District." Also, strike out the words "county in which".

Line 868: Strike out the entire line.

Line 886: Before the word "commissioners" insert the words "canal district". Before the word "canal" insert "_____".

Line 894: Strike out the blank following the word "marked". Also, strike out the word "district". Also, strike out the period following the word "book", and in place of said period substitute "of _____ Canal District, _____ County, Ohio."

H. J. RITTER,
W. E. SPARKS,
GEORGE W. HOLL,
GEO. J. SNYDER,

T. M. BERRY,
JAMES R. HOPELEY,
W. W. BELLEW,
H. ROSS AKE.

Mr. Bellew moved that **S. B. No. 209** — Mr. Ritter, be reprinted as amended.

Which was agreed to.

Mr. Kryder submitted the following report:

The standing committee on Roads and Highways, to which was referred **H. B. No. 618** — Mr. Cookston, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 2. Strike out "levying a tax of two" and insert in lieu thereof "exempting from all tax limitations the levy of two mills provided by section 6926 of the General Code or the question of so exempting a part of such levy".

In line 3. Strike out "mills or a part thereof for the maintenance and repair of roads".

In line 4. Strike out "et seq.," and insert in lieu thereof, "to 6926-3 of the General Code,".

In line 7. Strike out "is to" and insert in lieu thereof "may".

In line 8. Strike out "to be collected from" and insert in lieu thereof "which will be yielded by". Strike out "during the" and insert in lieu thereof "for one year.".

In line 9. Strike out "year following.".

In line 11. Strike out "which shall be payable semi-annually,". Insert after the word "and" the word "of".

In line 12. Strike out "shall be payable when such tax is collected.", and insert in lieu thereof "at least one-half shall be paid out of the first semi-annual collection of taxes so to be levied, and the remainder out of the second semi-annual collection of such taxes. It shall not be necessary to the exercise of the power herein conferred that the commissioners, before issuing such certificates of indebtedness, determine the manner or place of expenditure of the proceeds thereof. The power herein conferred shall be in addition to the power now existing to issue bonds under section 6929 of the General Code in anticipation of the collection of such exempted levies."

F. E. WHITTEMORE,
JAMES R. HOPLEY,
T. M. BERRY,
GEO. J. SNYDER,
O. J. DEMUTH,

H. P. McCOY,
GEO. E. KRYDER,
C. K. PATTERSON,
C. A. WAGNER,
T. A. BUSBEY,

Mr. Parrett submitted the following report:

The standing committee on Rules, to which was referred certain appointments made by the governor having had the same under consideration, makes the following partial report:

That the Senate do advise and consent to the appointment of Frank M. Allen, Fayette county, trustee Ohio Soldiers' and Sailors' Orphans' Home for the term ending the first Monday in April, 1924.

J. E. HOLDEN,
WM. AGNEW,
M. B. ARCHER,

F. E. WHITTEMORE,
CHAS. A. WHITE,
FRANK C. PARRETT.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Mettler,	Wagner,
Berry,	Jones, of Franklin,	Miller,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—28.

So the Senate advised and consented to the appointment of the governor.

Mr. Parrett submitted the following report:

The standing committee on Rules, to which was referred certain appointments made by the governor, having had the same under consideration, makes the following partial report:

That the Senate do advise and consent to the appointment of F. H. King, Van Wert, State Board of Pharmacy, for the term ending 3-21-23.

J. E. HOLDEN,
WM. AGNEW,
M. B. ARCHER,

F. E. WHITTEMORE,
CHAS. A. WHITE.
FRANK C. PARRETT.

The question was, "Shall the Senate advise and consent to the appointment by the governor?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Mettler,	Wagner,
Bellew,	Jones, of Franklin,	Miller,	White,
Berry,	Kryder,	Norris,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—29.
Demuth,			

So the Senate advised and consented to the appointment by the governor.

Mr. Parrett submitted the following report:

The standing committee on Rules, to which was referred certain appointments made by the governor, having had the same under consideration, makes the following partial report:

That the Senate do advise and consent to the appointment of Frank White, Clermont county, trustee Ohio Soldiers' and Sailors' Orphans' Home for the term ending first Monday in April, 1923.

J. E. HOLDEN,
WM. AGNEW,
M. B. ARCHER,

F. E. WHITTEMORE,
CHAS. S. WHITE,
FRANK C. PARRETT.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 29, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	McCoy,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—29.
Demuth,			

So the Senate advised and consented to the appointment of the governor.

On motion of Mr. Miller, the Senate recessed for five minutes during which Hon. John Kraemer delivered an address on law enforcement in connection with the national prohibition laws.

Senate met pursuant to recess.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **Am. H. B. No. 616** — Mr. Alban, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
GEO. E. KRYDER,
E. G. LLOYD,
GEO. J. SNYDER,

WM. AGNEW,
H. P. MCCOY,
M. B. ARCHER,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 592** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
H. P. MCCOY,
T. A. BUSBEY,
GEO. J. SNYDER,

M. B. ARCHER,
GEO. E. KRYDER,
E. G. LLOYD,
WM. AGNEW.

Mr. Whittemore submitted the following report:

The special joint committee on Taxation, to which was referred matters of taxation, having had the same under consideration, makes partial report by presenting the attached bill and recommending its passage.

FRANK C. PARRETT,
WILLIAM AGNEW,
WALLACE W. BELLEW,
THOMAS M. BERRY,

FRANK E. WHITTEMORE,
FRANCIS M. THOMPSON,
RUPERT P. BEETHAM,
MILTON CLARK.

S. B. No. 221 — The Special Joint Committee on Taxation.

To amend section 2558 of the General Code, relating to the term of office of the county auditor, and to adjust existing terms in accordance with such amendment.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 221** was read the second time by title only.

On motion of Mr. Whittemore, **S. B. No. 221** — Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference to any committee.

On leave, the following bill was introduced and read the first time:

S. B. No. 222 — Mr. Lloyd.

To supplement sections 5652, 5652-1, 5652-1a, 5652-2, 5652-3, 5652-4, 5652-5, 5652-6, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14 and 5652-15 by the enactment of section 5652-16 of the General Code, relating to the regulation of dogs.

On motion of Mr. Lloyd the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 222** was read the second time by title only and referred to the committee on Cities.

January 15, 1920.

To the General Assembly of Ohio:—

Your joint committee on Salaries and Compensation of State Employes and School Teachers (**S. J. R. No. 62**) submit the following partial report:

By reason of the knowledge coming to this committee through hearings given the public school teachers, superintendents and grade, throughout Ohio before the committee, and of the further knowledge already well known in both branches of the General Assembly of the general deplorable conditions existing throughout the schools by reason of low salaries and inadequate funds to maintain the schools properly, and of the further common knowledge that unless such pay is properly increased and proper financial incentive is furnished that the former and present high standards of schools throughout Ohio can neither be maintained nor increased, and thereby the best interests of our State and Republic subserved; therefore, in order to provide for the best available teachers in every public school in Ohio, and to furnish a proper incentive for such work and service on the part of those engaged in the profession of teaching or who shall be hereafter engaged therein, it is unanimously recommended that the bill herewith submitted entitled "A Bill to amend sections 7600 and 7600-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools," which bill is a companion bill to House Bill No. 615 and Senate Bill No. 202, said two bills providing funds sufficient to carry out the provisions of the bill herewith submitted. The joint committee on Salaries herewith recommends that the bill as presented on teachers' salaries by this committee be enacted into law by the General Assembly and thereby relieve the situation with reference to the schools of Ohio.

Respectfully submitted,

WM. M. MILLER,

TOM W. JONES,

CARL V. BEEBE,

Senators.

FRANK L. LYTLE,

HARRY D. SILVER,

H. S. ATKINSON,

Representatives.

S. B. No. 223 — Mr. Miller.

To amend sections 7600 and 7600-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 223** was read the second time by title only and referred to the committee on Schools.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred matters of taxation, having had the same under consideration, makes partial report by presenting the attached bill and recommending its passage.

FRANK C. PARRETT,
WILLIAM AGNEW,
WALLACE W. BELLEW,
THOMAS M. BERRY,
FRANK E. WHITTEMORE,

FRANCIS M. THOMPSON,
RUPERT R. BEETHAM,
MILTON CLARK,
HUSTON T. ROBINS.

S. B. No. 224 — The Special Joint Committee on Taxation.

Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.

On motion of the special joint committee on Taxation the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 224** was read the second time by title only.

On motion of Mr. Whittemore, **S. B. No. 224** — Special Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Busbey, the Senate recessed for five minutes. The Senate met pursuant to recess.

Am. H. B. No. 468 — Mr. Backowski, was read the third time.

On motion of Mr. Wright, **Am. H. B. No. 468** — Mr. Backowski, was informally passed.

S. B. No. 219 — Mr. Ritter, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Franklin,	Mettler,	Snyder,
Beebe,	Jones, of Meigs,	Miller,	Sparks,
Bellew,	Kryder,	Norris,	Wagner,
Berry,	Latham,	O'Brien,	White,
Demuth,	Liggitt,	Parrett,	Whittemore,
Emmert,	Lloyd,	Patterson,	Wright—27.
Hopley,	McCoy,	Ritter,	

So the bill passed.

The title was agreed to.

On leave, Mr. Miller submitted the following report:

To the General Assembly:—

Joint committee on Salaries and Compensation of State Employees (**S. J. R. No. 62**) makes the following partial report:

After a comprehensive and exhaustive survey of the salaries paid in state supported universities, colleges and normal schools, and after a study of the general situation in these institutions, your committee is of the unanimous opinion that a critical condition exists which makes imperative immediate financial relief for state supported universities, colleges and normal schools. The committee has had a number of conferences with committees composed of trustees and

heads of the various state supported universities, colleges and normal schools and other conferences with committees composed of professors, instructors and employes. Many of the best qualified professors and instructors in these institutions are resigning and accepting more remunerative positions, and there is serious danger, that unless some relief is afforded, these institutions will suffer irreparable loss in their effectiveness, and the high standard now maintained demoralized. Therefore, your committee recommends that the fees and deposits received from these institutions be paid into the state treasury as now, but credited direct to the universities, colleges and normal schools from which they come, instead of to the general revenue of the state.

This partial report is submitted at this time with a proposed bill which provide immediate partial relief. The committee urges immediate action in order that fees and tuitions may be readjusted and become effective January 30th, the date on which semi-annual fees are collected from students.

The funds accruing to the use of our state supported educational institutions from the above recommended legislation will only partially meet the sum needed and for future relief this committee will make definite recommendations in its final report.

This recommendation has the approval of the auditor of state, the joint committee composed of trustees and heads of state supported universities, colleges and normal schools and is the unanimous recommendation of this committee.

W. M. MILLER,
H. S. ATKINSON,

CARL V. BEEBE,
TOM W. JONES.

S. B. No. 225 — Mr. Miller.

To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 225** was read the second time by title only and referred to the committee on Colleges and Universities.

S. B. No. 224 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Patterson,
Ake,	Hopley,	McCoy,	Ritter,
Beebe,	Jones, of Franklin,	Mettler,	Snyder,
Bellew,	Jones, of Meigs,	Miller,	Sparks,
Berry,	Kryder,	Norris,	White,
Demuth,	Latham,	O'Brien,	Whittemore,
Emmert,	Liggitt,	Parrett,	Wright—28.

So the bill passed.

The title was agreed to.

Am. H. B. No. 468 — Mr. Backowski, was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Ritter,
Ake,	Jones, of Franklin,	Mettler,	Snyder,
Archer,	Jones, of Meigs,	Miller,	Sparks,
Beebe,	Kryder,	Norris,	Wagner,
Bellew,	Latham,	O'Brien,	White,
Emmert,	Liggitt,	Parrett,	Whittemore,
Holden,	Lloyd,	Patterson,	Wright—29.
Holl,			

So the bill passed.

The title was agreed to.

H. B. No. 644 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Ritter,
Ake,	Hopley,	Mettler,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Wagner,
Bellew,	Kryder,	O'Brien,	White,
Berry,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—30.
Emmert,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, all absentees were excused by order of the President of the Senate.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, January 21, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

Mr. Parrett moved that the Senate recess for five minutes.

Which was agreed to.

The Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 691 — Mr. Clark.

To amend sections 3515-23, 3515-24, 3515-28 of the General Code, relating to the powers of council and other offices under the city manager plan of government for municipalities.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 589 — Mr. Gordon, of Brown.

To amend section 2413 of the General Code, relative to expenses of county commissioners.

H. B. No. 650 — Mr. Green.

To amend sections 3618 and 3939 of the General Code, relative to authorizing municipalities to manufacture and harvest ice and furnish same to the inhabitants thereof.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 589** was read the second time by title only and referred to the committee on County Affairs.

On motion of Mr. McCoy the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 650** was read the second time by title only and referred to the committee on Cities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 659 — Mr. Hopple.

To amend section 9160 of the General Code, relating to union depot companies.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 661 — Mr. Faris.

To amend section 7624, General Code of Ohio, as amended March 21st, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

H. B. No. 697 — Mr. Morris.

To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 661** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 661** — Mr. Faris, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Bellew the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 697** was read the second time by title only and referred to the committee on Cities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 99 — Mr. Cowan.

Authorizing the transfer of funds.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the rules be suspended and the joint resolution considered.

Which was agreed to.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those voting in the affirmative were: Messrs.

Ake,	Hopley,	Mettler,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	White,
Holden,	Liggitt,	Patterson,	Whittemore—27.
Holl,	McCoy,	Ritter,	

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 100 — Mr. Cowan.

Relative to enrolling **H. J. R. No. 99** — Mr. Cowan, in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and —resulted— yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Emmert,	Latham,	Ritter,	Wright—26.
Holden,	McCoy,		

So the joint resolution was adopted.

Mr. Wagner submitted the following report:

The standing committee on Roads and Highways, to which was referred **S. B. No. 218** — Mr. Wagner, having had the same under consideration, reports it back and recommends its passage.

T. A. BUSBEY,	GEO. E. KRYDER,
O. J. DEMUTH,	C. K. PATTERSON,
H. P. MCCOY,	T. M. BERRY,
JAMES R. HOPLEY,	C. A. WAGNER.
GEO. J. SNYDER,	

The bill was ordered to be engrossed and read the third time in its regular order.

The following bills were introduced and read the first time.

S. B. No. 226 — Mr. Archer.

To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in counties adjoining those wherein are located state aid road improvements.

On motion of Mr. Archer the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 226** was read the second time by title only.

On motion of Mr. Archer, **S. B. No. 226** was placed on the calendar without committee reference.

S. B. No. 227 — Mr. Bellew.

To amend section 3911 of the General Code, relating to the construction of the proceedings with respect to improvements and assessments therefor.

On motion of Mr. Bellew the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 227** was read the second time by title only.

On motion of Mr. Bellew, **S. B. No. 227** — Mr. Bellew, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 659** was read the second time by title only.

On motion of Mr. Agnew, **H. B. No. 659** — Mr. Agnew, was ordered placed on the calendar for third reading without reference to committee.

On motion of Mr. Norris, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bill on the calendar was read the second time by its title only, and referred as follows:

S. B. No. 217 — Mr. Norris.

To committee on Mines and Mining.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 16** — Mr. Comings, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
JAMES E. HOPLEY,
CARL V. BEEBE,
O. J. DEMUTH,

GEO. D. JONES,
N. J. RITTER,
W. M. MILLER,
T. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 194** — Mr. Berry, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
W. W. BELLEW,
C. K. PATTERSON,
WM. AGNEW,

H. ROSS AKE,
FRANK C. PARRETT,
GEO. D. JONES,
EDWARD N. METTLER.

The bill was ordered to be read the third time in its regular order.

Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **H. B. No. 571** — Mr. Taylor, having had the same under consideration, reports it back and recommends its passage.

T. A. BUSBEY,
H. P. MCCOY,
T. M. BERRY,
O. J. DEMUTH,
JAMES R. HOPLEY,

GEO. E. KRYDER,
GEO. J. SNYDER,
C. K. PATTERSON,
F. E. WHITTEMORE,
C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.
Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **S. B. No. 105** — Mr. Busbey, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all after the enacting clause and in lieu thereof insert the following:

SECTION 1. That section 7248 of the General Code be amended; and supplemental sections 1190-1, 1190-2, 1212-2, 1212-3, 3822-1, 6921-1 and 6947-1a of the General Code be added to read as follows:

Sec. 1190-1. The state highway commissioner shall be authorized to secure at some central location within the state, a suitable building or buildings for housing, storing, caring for and keeping in repair, automobiles, motor trucks, road machinery and equipment received by the state highway department from the Federal government and also other automobiles, trucks, machinery and equipment owned by the state highway department. Such building or buildings may be secured either by lease or by purchase of a suitable site and the erection thereon of a suitable building or buildings. The state highway commissioner shall also be authorized to equip such buildings with the necessary tools and equipment for the care and repair of such automobiles, trucks and machinery. The state highway commissioner shall cause all such automobiles, trucks, machinery and equipment not leased by him to county commissioners, to be kept in repair, and he shall be authorized to employ the same in the improvement, maintenance and repair of inter-county highways and main market roads, as provided by law. The expenses incurred by the state highway commissioner in providing such buildings, and storing, housing, caring for and repairing such automobiles, trucks, machinery and equipment, shall be paid from any appropriation made to the state highway department and available for expenditure for policing and maintaining highways. If the state highway commissioner determines to secure a building or buildings by lease, he shall, upon securing a satisfactory offer of lease in writing from the owner of the building or buildings selected by him, report the facts to the adjutant general, together with his recommendations as to the making of such lease, and the adjutant general shall thereupon execute the necessary lease in writing on behalf of the state, in accordance with the recommendations of the state highway commissioner, and shall deposit a copy of such lease in the office of the secretary of state within ten days after the lease has been executed.

Sec. 1190-2. The state highway commissioner shall be authorized to lease to the county commissioners of any county, upon such terms, rentals and conditions as to him may seem proper, surplus automobiles, motor trucks, road machinery, equipment, and supplies, received from the federal government, and also any and all parts necessary or incidental to the proper maintenance and equipment of such automobiles, trucks and machinery, when in the judgment of the state highway commissioner, such articles are not required in the prosecution of any work then being carried on under the direct control of the state highway department. The county commissioners of any county shall be authorized to execute any and all such leases as to them shall seem proper, and shall provide suitable places for housing and storing such automobiles, trucks, road machinery and equipment, and shall keep such automobiles, trucks, machinery and equipment in reasonable repair. Any expense incurred by the county commissioners in carrying out the provisions of this section shall be paid from the road repair fund or other road funds of the county.

Sec. 1212-2. In addition to the estimates provided for by section 1212 of the General Code, the state highway commissioner may also, if he deems it proper and under such conditions as he may prescribe, allow and pay to a contractor a sum not exceeding eighty-five per cent. of the value of material delivered by such contractor, and safely stored at a railroad station or siding, or other point in the vicinity of the work. When such estimate is allowed, the material on which the same is allowed shall thereupon become the property of the state, but in case such material is stolen or destroyed or damaged by casualty before being used, or for any reason becomes unfit for use, the contractor will be required to replace the same at his own expense. This section shall apply to all uncompleted contracts in force at the time of the taking effect of this act, as well as to contracts let thereafter. A contractor shall have the right, however, to insure against loss or damage by fire or otherwise, all materials upon which estimates have been allowed under this or any other section.

Sec. 1212-3. If the state highway commissioner shall find that substantial errors exist in estimates of quantities made by the state highway department in connection with any improvement, for the construction of which a contract has been or shall hereafter be let, and that in order to complete an improvement in a designated manner or to a designated grade, it has been or shall be necessary to make excavations or perform other labor substantially in excess of the quantities set forth in such estimate, the state highway commissioner may, in his discretion, allow and pay to a contractor the reasonable worth of such excess work at a rate not in excess of the unit prices, if any, bid for such kind or class of work by said contractor. Such payment shall be made from any inter-county highway funds available for expenditure in the county in which such improvement is situated, and against which no contractual obligations exist.

Sec. 6921-1. Where the compensation, damages, costs and expenses of an improvement, other than the portion thereof, if any, to be specially assessed against benefitted real estate, are to be paid in part by the county and in part by the township or townships in which such improvement is situated, under an agreement between the county commissioners and the trustees of such township or townships entered into under the provisions of section 6919 or section 6921 of the General Code, the part of such compensation, damages, costs and expenses to be paid by the interested township or townships may be paid from the proceeds of any levy or levies made by the county commissioners, under section 6927 of the General Code or from the proceeds of any levy or levies made by the township trustees under section 3298-15d of the General Code. Where bonds are issued to provide funds for any such improvement, the shares of the county and of the township or townships and of the real estate specially assessed, if any, may be provided by a bond issue by the county commissioners under authority of section 6929 of the General Code; or in lieu of such method of providing the necessary funds, the county commissioners may issue bonds under authority of section 6929 of the General Code in an amount sufficient to provide the shares of the county and of the real estate specially assessed, if any, and the remainder of the necessary funds, being the share of the interested township or townships, may be provided by the township trustees by an issue of bonds under authority of section 3298-15e of the General Code. All bonds heretofore issued by any board of town-

ship trustees under authority or assumed authority of section 3295 or section 3298-15e of the General Code, which have been sold for not less than par and accrued interest and the proceedings of which have been paid into the treasury of the township issuing the same and which bonds were sold for the purpose of providing the township's share of the compensation, damages, costs and expenses of any improvement to be constructed under an agreement between the county commissioners and the trustees of such township, shall be held to be legal, valid and binding obligations of the township issuing the same and the proceeds of such bonds shall be used for paying the township's share of the compensation, damages, costs and expenses of such improvement. Where the township trustees of any township under authority or assumed authority of section 3295 or section 3298-15e of the General Code or the related sections, have initiated proceedings for the issuance of bonds for the purpose of paying the township's share of compensation, damages, costs and expenses of any such improvement, such proceedings shall be held to be legal, valid and binding upon such township and shall be carried to a conclusion under the provisions of the sections under which said proceedings were initiated, and the township trustees shall be authorized to do any and all things necessary in the completion of said proceedings and in the issuance and sale of said bonds, which bonds shall be legal, valid and binding obligations of the township, and the proceeds thereof shall be used for paying the township's share of the compensation, damages, costs and expenses of said improvements.

Sec. 6947-1a. In addition to the estimates provided for by section 6947-1 of the General Code, the county surveyor may also, if he deems it proper and under such conditions as he may prescribe, allow and pay to a contractor a sum not exceeding eighty-five per cent. of the value of material delivered by such contractor, and safely stored at a railroad station or siding, or other point in the vicinity of the work. When such estimate is allowed, the material on which the same is allowed shall thereupon become the property of the county but in case such material is stolen or destroyed or damaged by casualty before being used, or for any reason becomes unfit for use, the contractor will be required to replace the same at his own expense. This section shall apply to all uncompleted contracts in force at the time of the taking effect of this act, as well as to contracts let thereafter. A contractor shall have the right, however, to insure against loss or damage by fire or otherwise, all materials upon which estimates have been allowed under this or any other section.

Sec. 7248. No person, firm or corporation shall transport over the improved public streets, highways, bridges or culverts within this state, in a vehicle propelled by either motor or muscular power, a burden, including weight of load and vehicle, greater than the following:

In vehicles having iron or steel tires three inches or less in width a load of five hundred pounds for each inch of the total width of * * * tires on all wheels. When the tires on such vehicles exceed three inches in width an additional load of eight hundred pounds shall be permitted for each inch by which the total width of the * * * tires on all wheels exceeds twelve inches;

In vehicles having tires of rubber or other similar substance, a load of eight hundred pounds for each inch of the total width of * * * tires on all wheels. *The total width of tires on all wheels shall be, in the case of solid tires of rubber or other similar substance, the actual*

width in inches of all such tires measured between the flanges at the bases of the tires; and in the case of pneumatic tires or rubber or other similar substance, the total width of tires on all wheels shall be the actual width of all such tires measured at the widest portion thereof when inflated. The provisions of this section shall not apply to iron or steel tire horse drawn vehicles when in use upon the streets or thoroughfares of cities or upon the streets and thoroughfares of villages, except such streets and thoroughfares therein as have been or may hereafter be improved by the state or county.

SECTION 2. Where, prior to the first day of October, 1921, bonds are issued by county commissioners under the provisions of section 1223 or section 6929 of the General Code of Ohio, or by township trustees under the provisions of section 3298-15c or section 3298-45 of the General Code of Ohio, such bonds may, in the discretion of the county commissioners or township trustees issuing the same, bear interest at a rate not to exceed six per cent. per annum, notwithstanding the provisions of said section of the General Code of Ohio relative to the maximum rate of interest payable upon bonds issued under authority thereof.

SECTION 3. Sections of this act and parts thereof are hereby declared to be independent sections and parts of sections and the holding of any section or part thereof to be unconstitutional, void or ineffective for any cause shall not affect any other section or sections or part or parts thereof.

SECTION 4. That said original section 7248 of the General Code be, and the same is hereby repealed.

T. A. BUSBEY,
O. J. DEMUTH,
H. P. McCOY,
GEO. E. KRYDER,
JAMES B. HOPLEY,

J. N. STONE,
GEO. J. SNYDER,
C. K. PATTERSON,
C. A. WAGNER.

Mr. Hopley moved that the bill, **S. B. No. 105** — Mr. Busbey, be reprinted as amended.

Which was agreed to.

Mr. Miller submitted the following report:

The standing committee on Temperance, to which was referred

Am. H. B. No. 620 — Mr. Crabbe, having had the same under consideration, reports it back and recommends its passage.

W. M. MILLER,

W. E. SPARKS,

O. J. DEMUTH,

J. N. STONE.

GEO. E. KRYDER,

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 225** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
M. B. ARCHER,
GEO. E. KRYDER,
H. P. McCOY,
J. N. STONE,

E. G. LLOYD,
GEO. J. SNYDER,
WM. AGNEW,
T. A. BUSBEY.

The bill was ordered to be engrossed and read the third time in its regular order.

H. J. R. No. 92 — Mr. Graham, of Muskingum, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holl,	McCoy,	Snyder,
Beebe,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Patterson,	Whittemore—25.
Demuth,			

So the joint resolution was adopted.

Am. S. B. No. 211 — Mr. O'Brien, was taken up.

The question being, "Shall the Senate concur in the House Amendments to **Am. S. B. No. 211?**"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holl,	Mettler,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the amendments were concurred in.

Am. H. B. No. 618 — Mr. Cookston, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays five, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Hopley,	McCoy,	Snyder,
Bellew,	Jones, of Franklin,	Miller,	Sparks,
Berry,	Jones, of Meigs,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	Wagner,
Demuth,	Latham,	Parrett,	White,
Emmert,	Liggitt,	Patterson,	Whittemore—28.

Messrs. Agnew, Beebe, Holl, Mettler and Wright voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 592 — Mr. Jones, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Ake,	Holl,	Mettler,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Franklin,	Norris,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—29.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 571 — Mr. Taylor, was read the third time.

The question being, "Shall the bill pass?"

Mr. Archer moved to amend as follows:

In line 17, strike out the period and insert a comma and add the following:

"And Morgan county, Ohio, shall be reimbursed by the state of Ohio for all moneys advanced by said county for the purpose of paying the state's proportionate share of the costs and expenses of completing the road improvement provided for in said contract and the state highway department is authorized and directed out of any moneys heretofore appropriated by this General Assembly and in its possession or under its control and not appropriated to any other use or purpose to pay said county the amount advanced by it as aforesaid, to-wit: the sum of \$39,296.38 with interest from the first day of December, 1918, in all the sum of \$41,991.62."

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 5, nays 28, as follows:

Those who voted in the negative were: Messrs.

Agnew,	Holl,	Lloyd,	Ritter,
Ake,	Hopley,	McCoy,	Snyder,
Beebe,	Jones, of Franklin,	Mettler,	Sparks,
Bellew,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	Norris,	Wagner,
Emmert,	Latham,	O'Brien,	Whittemore,
Holden,	Liggitt,	Patterson,	Wright—28.

Messrs. Archer, Busbey, Demuth, Parrett and White voted in the affirmative.

So the amendment was disagreed to.

Mr. Latham demanded the previous question.

Which demand was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Lloyd,	Snyder,
Archer,	Jones, of Franklin,	McCoy,	Sparks,
Beebe,	Jones, of Meigs,	Mettler,	Stone,
Berry,	Kryder,	Norris,	Wagner,
Busbey,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Ritter,	Wright—25.
Holl,			

Messrs. Bellew and O'Brien voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Archer moved that the vote whereby **H. B. No. 571** was passed be reconsidered and the motion remain pending on the calendar.

Am. H. B. No. 616 — Mr. Alban, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 91, change the word "shall" to "may".

The motion was agreed to and the bill was so amended.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 28, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	McCoy,	Ritter,
Archer,	Hopley,	Mettler,	Snyder,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore—28.

Messrs. Agnew, Emmert and Wright voted in the negative.

So the emergency clause passed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	McCoy,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore—28.

Mr. Agnew voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 568 — Mr. Lawyer, was taken up.

Mr. Whittemore moved that further action on **H. B. No. 568** — Mr. Lawyer, be indefinitely postponed.

Which was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.

The Senate met pursuant to recess.

On leave the following bill was introduced and read the first time:

S. B. No. 228 — Mr. Stone.

To amend section 8977 of the General Code, providing for rate of passenger fares on railroads.

On motion of Mr. Stone the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 228** was read the second time by title only and referred to the committee on Public Utilities.

Mr. Miller submitted the following report:

The joint committee on Salaries, to which was referred **H. B. No. 232** — Mr. Jones, of Hamilton, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 4 strike out the word “exclusive”

In line 5 after the word “Ohio” insert “including the payment of salaries, traveling expenses, printing, rent, light, heat, water, telephones and all other overhead expenses”

In line 6 strike out the word “one” and insert the word “two”

In line 7 strike out the words “and fifty”

The motion was agreed to and the bill was so amended.

W. M. MILLER,
FRANK L. LYTLE,
HARRY D. SILVER,

TOM W. JONES,
CARL V. BEEBE.

The amendments were agreed to.

The bill was ordered to be read the third time in its regular order.

The joint committee on Salaries submitted the following report:

The standing committee on Salaries to which was referred **H. B. No. 437** — Mr. Jones, having had the same under consideration, reports it back and recommends its passage.

W. M. MILLER,
FRANK L. LYTLE,
HARRY D. SILVER,

TOM W. JONES,
CARL V. BEEBE.

The bill was ordered to be read the third time in its regular order.

S. B. No. 229 — Mr. Agnew.

To amend section 7697 of the General Code, relating to the compensation of the director of schools.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 229** was read the second time by title only.

On motion of Mr. Agnew, **S. B. No. 229** was ordered placed on the calendar without reference to any committee.

- Mr. Liggitt submitted the following report:

The standing committee on Fish and Game, to which was referred **H. B. No. 606** — Mr. Cable, having had the same under consideration, reports it back and recommends its passage.

D. A. LIGGITT,
C. K. PATTERSON,
THOMAS W. LATHAM,
GEO. E. KRYDER,

W. E. SPARKS,
C. A. WAGNER,
H. ROSS AKE.

The bill was ordered to be read the third time in its regular order.

H. B. No. 620 — Mr. Crabbe, was taken up.

On motion of Mr. Miller, **H. B. No. 620** — Mr. Crabbe, was made a special order for Thursday, January 22, 1920, at 1:35 p. m.

S. B. No. 226 — Mr. Archer, was taken up.

On motion of Mr. Archer the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 226** was engrossed at the clerk's desk and read the third time.

The question being, "Shall the bill pass?"

Mr. Archer demanded a call of the Senate, which was duly seconded and taken, and 28 Senators answered to their names.

The absentees were: Messrs. Agnew, Liggitt, Miller, Wagner, Wright.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Archer further proceedings under the call were dispensed with.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Latham,	Patterson,
Archer,	Holden,	Lloyd,	Ritter,
Beebe,	Holl,	McCoy,	Snyder,
Bellew,	Hopley,	Mettler,	Sparks,
Berry,	Jones, of Franklin,	Norris,	Stone,
Busbey,	Jones, of Meigs,	O'Brien,	White—26.
Demuth,	Kryder,		

So the bill passed.

The title was agreed to.

On leave the following bill was introduced and read the first time:

S. B. No. 230 — Mr. Ritter.

To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefitted property.

On motion of Mr. Ritter the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 230** was read the second time by title only and referred to the committee on Cities.

S. B. No. 209 — Mr. Bellew, was read for the third time.

The question being, "Shall the bill pass?"

Mr. Berry moved to amend as follows:

In line 194, after the word "Ohio", insert the following:

"But in no case shall the assessment for benefits of cities, villages, counties, townships, and other public corporations, as political entities, land or lands, exceed one percent. of its tax value."

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Berry moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 782, strike out the word "twenty", and insert in lieu thereof the word "ten".

Which was agreed to.

Mr. Berry was appointed such committee, and reported the bill amended as instructed.

The question being, "Shall the bill pass?"

Mr. Latham demanded the previous question, which demand was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

Mr. Bellew demanded a call of the Senate, which was duly seconded and taken, and 27 Senators answered to their names.

The absentees were: Messrs. Busbey, Jones, of Franklin, Lloyd, Mettler, Wagner and Wright.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Bellew further proceedings under the call were dispensed with.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 3, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Archer,	Holl,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Bellew,	Jones, of Meigs,	Patterson,	White,
Berry,	Latham,	Ritter,	Whittemore—22.
Emmert,	McCoy,		

Messrs. Demuth, Kryder, and Liggitt voted in the negative.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

Am. S. B. No. 192 — Mr. Jones, of Franklin.

To authorize the cancellation of certain taxes and assessments upon real estate recently conveyed by the state to Charles H. Lindenberg.

S. B. No. 193 — Mr. Agnew.

Amending section 9491 of the General Code of Ohio, relating to fraternal benefit societies.

ROBERT J. O'BRIEN,
CHAS. A. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBE,
TOM W. JONES,

GEORGE SCHELHORN,
HERBERT L. JONES,
HENRY EVANS,
C. F. MCCOY.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 605 — Mr. Davis.

To amend section 13362 of the General Code relative to poisoning animals.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 608 — Mr. Barnes.

To reimburse the Citizens' National Bank of Marietta, Ohio, for moneys expended on state property.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 712 — The Special Joint Committee on Taxation.

To authorize the taxing authorities of municipal corporations to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 712** was read the second time by title only.

On motion of Mr. Parrett, **H. B. No. 712** — Special Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 123 — Mr. Davis.

To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 713 — Mr. Gardner.

To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920, from all limitations on tax rates, with the approval of the electors of a subdivision.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Parrett the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Sub. H. B. No. 713** was read the second time by title only and referred to the joint committee on Taxation.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the following communication was received by the House of Representatives from Governor James M. Cox giving objections to certain items in **H. B. No. 558** — Mr. King, which had passed and was presented to the governor:

To the General Assembly:

House Bill No. 558 "to make sundry appropriations," with the following exceptions, is filed herewith in the office of the secretary of state with my approval.

EXCEPTIONS.

H. E. Culbertson Company, Cleveland, Ohio, in full settlement of claim for losses sustained in building twenty-four miles of highway in Muskingum and Licking counties.....\$50,000.00.

The Sundries Claims Board allowed seven thousand dollars. This bill carries \$50,000.00. This creates a great discrepancy which naturally occasions some doubt as to the propriety of the payment. It would be my suggestion that the General Assembly by formal action which the constitution authorizes give its consent to a suit to be filed against it by Mr. Culbertson, under which arrangement the fullest opportunity would be given for a hearing, and at the same time both the interests of the state and the claimant would be safeguarded.

The Ohio Electric Ry. Co., Springfield, in full payment for transportation of the Finance Committee of the House of Representatives of the 82nd General Assembly from Columbus to Lima, Van Wert and return.....\$85.80.

There is nothing of record to base this claim on.

Alfred Robinson, sergeant-at-arms, 83rd General Assembly, in full payment for all additional services rendered.....\$400.00.

William C. Ries, sergeant-at-arms, 82nd General Assembly, in full payment for all additional services rendered.....\$400.00.

The practice of extra compensation for attaches of the legislative halls ought to be discouraged. I can see no warrant for these items.

Albert E. Schendal, Cleveland, in full settlement for injuries received while serving in the Ohio National Guard, caused by explosion while being instructed in the use of high explosives.....\$1,000.00.

Mr. Schendel received payment through action of a previous assembly, and the understanding then was that the claim was fully satisfied.

Quaker Oats Company, Akron, tax refunder.....\$5,834.76.

This item was disapproved both by the Attorney General and the Sundries Claims Board. If the legal authority of the state renders an adverse finding, it seems to me that that should be final insofar as the state's policy is concerned.

Clinton Cowan, Columbus, Ohio, refund of expense incurred in defending title to the office of State Highway Commissioner....\$748.68.

It would be a very dangerous precedent to compensate public officers for legal expenses incurred under the circumstances in the present instance.

In full settlement of claims for salary due certain employes of the House of Representatives — 81st General Assembly: Alfred Robinson, \$55.00; J. D. Thomas, \$55.00; Clyde L. Sherman, \$55.00; E. H. Gilkey, \$55.00; James B. Lewis, \$55.00; Charles E. Harper, \$30.00; Calvin W. Reynolds, \$30.00; C. E. Spring, \$30.00; E. M. Kill, \$30.00; R. R. Zurmehly, \$30.00; Joseph Thorpe, \$55.00; J. C. Griggs, \$30.00; Marie K. Neary, \$25.00; Janette Cone, \$25.00; Scott Schertzer, \$38.50; S. R. Robinson, \$38.50; John Guy, \$38.50; Benjamin Lyons, \$38.50; Jacob Shook, \$38.50; Paul Theobald, \$21.00; David White, \$21.00; John Crown, \$21.00; J. E. Allen, \$21.00; Richard Armstrong, \$21.00; Evart Sivits, \$21.00; Sherman Weaver, \$3.50; E. W. Hughes, \$150.00; Fred Blankner, \$150.00; Ella Scriven, \$150.00; William Todd, \$60.00; Walter Roberts, \$24.50.

Eighty-third Assembly:

Howard Cutright, \$163.00; A. D. Terhune, \$153.00; L. Emslie, \$98.00; Robert F. Smith, \$81.00; Howard Smith, \$150.00; Frank E. Bell, \$300.00; Clare Spring, \$300.00:

Some of these very claims have been disapproved by a previous executive. The payment of any of them would be simply another encouragement to the tendency toward extra compensation to those attached to the legislature.

C. J. Murdock, Columbus, in full settlement of claim for additional compensation for services rendered as acting chief deputy of the boiler inspection division of the Industrial Commission.....\$730.35.

Mr. Murdock was acting chief deputy of the department in question and beyond doubt rendered the service with a full understanding as to what his compensation would be.

John G. Edwards, Cincinnati, in full settlement for services rendered as deputy inspector of workshops and factories.....\$500.00.

Compensation in this instance is claimed during a period when Mr. Edwards remained in the state's employ after his dismissal. The court sustained the administrative action taken and I can see no base for any claim against the state now.

American Sewer Pipe Company, Barborton.....\$145.31.

Babcock-Wilcox Company, Barborton.....\$2,323.30.

The department of Public Works does not approve of this payment. I am inclined to that view myself for the reason that the work was done without its being authorized.

Adjutant General.

F-9 — For encasing flags of Ohio regiment used in the world's war.....\$2,000.00.

The Adjutant General advises that this amount cannot be used because it is insufficient. A special bill has been presented for the same purpose.

Moving athletic field.....\$3,000.00.

The secretary of the board of trustees of the Ohio State University advises that he knows nothing about this matter.

Joseph W. O'Neal in full settlement for services rendered as custodian of the Senate during week beginning September 7th, 1919..\$50.00

Payment has already ensued.

Robert Smith, Columbus, hospital and doctor bill.....\$115.00.

It has never been the practice of the state to supply medical or hospital service for an employe during sickness.

Lawrence K. Langdon in full settlement of claim for salary.....\$2,470.83.

I regret the necessity of disapproval of this item because of the excellent service rendered by Mr. Langdon. Mr. Langdon was a member of the Public Utilities Commission and was appointed two days before the Legislature changed the compensation from six thousand dollars, the existing salary, to forty-five hundred dollars a year. There seems no doubt, however, but what Mr. Langdon accepted the place with full knowledge of what the pay was to be. The fact that no claim was made during his tenure would seem to be plain confirmation of that theory. If the state were to pay this claim, others of like nature would follow.

State Treasurer.

G-3 — Capital equipment.....\$100,000.00.

Provision for this was made in a separate bill which has passed both houses.

JAMES M. COX,
Governor.

Thereupon the House of Representatives did reconsider their vote on these items and by a constitutional majority have passed the above items, notwithstanding the objections of the governor and request the Senate to reconsider their vote on these items and pass them notwithstanding the objections of the governor.

Attest :

JOHN P. MAYNARD,
Clerk.

Mr. Parret moved that further action on the governor's message be made a special order for Thursday at 1:30 p. m.

Which was agreed to.

Under the provisions of **H. J. R. No. 92**, the President appointed as managers on the part of the Senate, Messrs. Demuth, Hopley and Berry.

On motion of Mr. O'Brien the Senate adjourned.

Attest :

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, January 22, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

Special order for the hour, **S. B. No. 558** — Mr. King, was taken up.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 31 senators answered to their names.

The absentees were: Messrs. Mettler and White.

The President directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

The question being, "Shall the bill pass?" notwithstanding the objections of the governor.

Mr. Busbey demanded the previous question, which demand was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question was, "Shall **H. B. No. 558** — Mr. King, pass notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted — yeas 26, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Sparks,
Ake,	Jones, of Franklin,	Norris,	Stone,
Archer,	Jones, of Meigs,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	White,
Busbey,	Latham,	Ritter,	Whittemore,
Demuth,	Liggitt,	Snyder,	Wright—26.
Holl,	Lloyd,		

Those who voted in the negative were: Messrs. Beebe, Bellew, Emmert, Holden, Miller, O'Brien — 6.

So the bill passed notwithstanding the objections of the governor.

Mr. Parrett submitted the following report:

The special joint Taxation Committee, to which was referred **H. B. No. 713** — The Special Joint Taxation Committee, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all of sections 1 and 2 and insert in lieu thereof the following:

SECTION 1. All interest and sinking fund levies on account of bonds issued by any county, township, municipal corporation or school district prior to January 20, 1920; or the issuance of which was provided for by ordinance or resolution of the proper authority thereof passed or adopted prior to said date, whether the effectiveness thereof was postponed until after said date by laws requiring publication or subjecting such ordinance or resolution to a referendum, or not; or the issuance of which was authorized by vote of the electors at an election

held prior to said date; and all interest and sinking fund levies on account of bonds issued by any municipal corporation under authority of H. B. No. 712 of the 83rd General Assembly, entitled "to authorize the taxing authorities of municipal corporations to fund deficiencies in operating revenues for the year 1920, issue bonds and levy taxes for such purposes," shall be excluded from the operation of any and all limitations on tax rates, whether imposed by sections 5649-2, 5649-3a and 5649-5b of the General Code, or by any other law now in force, anything in the provisions of any such section or law to the contrary notwithstanding.

Strike out the figure "3" after the word "Section" and insert in lieu thereof the figure "2".

FRANK C. PARRETT,
F. E. WHITTEMORE,
WM. AGNEW,
C. M. BERRY,

W. W. BELLEW,
MILTON CLARK,
RUPERT BEETHAM.

The amendments were agreed to.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 713** was engrossed at the clerk's desk and read the third time.

H. B. No. 620—Mr. Crabbe, being the order for the hour, was read the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to amend as follows:

In line 61 strike out the figure 4 and insert 3.

In line 70 strike out the figure 5 and insert 4.

In line 89 strike out the figure 6 and insert 5.

In line 102 strike out the figure 7 and insert 6.

In line 115 strike out the figure 8 and insert 7.

In line 120 strike out the figure 9 and insert 8.

In line 144 strike out the figure 11 and insert 9.

In line 160 strike out the figure 12 and insert 10.

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Wright moved to amend as follows:

In line 17 after the figures "1919" strike out the period and insert in lieu thereof a semi-colon and add the following: "Provided, however, that nothing in this act shall be construed to permit the manufacture, sale, barter, transporting, importing, exporting, delivering, furnishing, receiving, giving away, prescribing or possessing the following:

(a) Alcoholic patent or proprietary preparations suitable for use or capable of being used as a beverage;

(b) Alcoholic toilet, medical, antiseptic, chemical or other suitable preparations and solutions suitable for use as or capable of being used as a beverage;

(c) Food products containing alcoholic and known as flavoring extracts suitable for use as or capable of being used as a beverage;"

On which a roll call was demanded.

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 12, nays 20, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Bellew,	Holl,	Norris,	Wagner,
Emmert,	Jones, of Franklin,	O'Brien,	Wright—12.

Those who voted in the negative were: Messrs.

Ake,	Hopley,	McCoy,	Ritter,
Archer,	Jones, of Meigs,	Mettler,	Sparks,
Beebe,	Kryder,	Miller,	Stone,
Berry,	Latham,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore—20.
Demuth,			

So the amendments were disagreed to.

The question being, "Shall the bill pass?"

Mr. Wright moved to amend as follows:

In line 17 after the period, add the following:

"Nothing in this act shall have any application to denatured alcohol or denatured rum intended for use only in the industrial or mechanical arts, nor shall anything herein prevent the storage in the United States bonded warehouses or bonded wineries or wine storehouses in the custody or under the supervision and control of the United States Collector of Internal Revenue, of all liquors manufactured prior to May 27th, 1919, or to prevent the transportation of such liquors for purposes not prohibited at the point of destination."

On which a roll call was demanded.

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 9, nays 21, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	O'Brien,	Wagner,
Bellew,	Norris,	Snyder,	Wright—9.
Emmert,			

Those who voted in the negative were: Messrs.

Ake,	Holl,	Liggitt,	Ritter,
Archer,	Hopley,	McCoy,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—21.
Demuth,			

So the amendment was disagreed to.

Mr. White demanded the previous question, which was duly seconded.

The question being, "Shall the debate now close?"

It was agreed to and the main question was ordered.

On which a roll call was demanded.

The question was, "Shall the debate now close?"

The yeas and nays were taken, and resulted — yeas 22, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Ritter,
Archer,	Hopley,	McCoy,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—22.
Demuth,	Liggitt,		

Those who voted in the negative were: Messrs.

Agnew,	Holden,	O'Brien,	Wagner,
Bellew,	Jones, of Franklin,	Snyder,	Wright—10.
Emmert,	Norris,		

So the motion was agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	Liggitt,	Patterson,
Ake,	Hopley,	Lloyd,	Ritter,
Archer,	Jones, of Franklin,	McCoy,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	Norris,	White,
Busbey,	Latham,	Parrett,	Whittemore—25.
Demuth,			

Those who voted in the negative were: Messrs.

Bellew,	Holden,	Snyder,	Wright—7.
Emmert,	O'Brien,	Wagner,	

So the bill passed.

The title was agreed to.

Mr. Archer arose to a question of privilege and asked premission to withdraw his motion for reconsideration of **H. B. No. 571.**

Which was granted.

H. B. No. 712 — Joint Taxation Committee, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Snyder,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—29.
Emmert,			

Mr. Beebe voted in the negative.

So the bill passed.

The title was agreed to

S. B. No. 221 — Joint Taxation Committee, was read the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one with instructions to amend as follows:

Strike out all after the words and figures "Section 3" and insert in lieu thereof the following:

"At the regular election for county offices in the year 1920 a county auditor shall be elected in each county for a term commencing on the third Monday in October, 1921, and ending on the second Monday in March, 1923. The successors of such county auditors shall be elected at the regular election for county officers in the year 1922 for the full term provided by section 2558 of the General Code as herein amended."

On which a roll call was demanded.

The question was, "Shall the amendment be agreed to?"

The yeas and nays were taken, and resulted — yeas 9, nays 22, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Kryder,	Parrett,	White,
Busbey,	Liggitt,	Patterson,	Whittemore—9.
Jones, of Meigs,			

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Wagner,
Berry,	Jones, of Franklin,	Ritter,	Wright—22.
Demuth,	Latham,		

So the amendment was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Snyder,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—29.
Emmert,			

Those who voted in the negative were: Messrs. Kryder and Patterson.

So the bill passed.

The title was agreed to.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred

Am. H. B. No. 613 — Mr. Lonz, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,
GEO. E. KRYDER,
D. A. LIGGITT,
C. K. PATTERSON,

T. M. BERRY,
T. M. NORRIS,
FRANK C. PARRETT.

The bill was ordered to be read the third time in its regular order. Mr. Bellew submitted the following report:

The standing committee on Banks and Savings Societies, to which was referred **H. B. No. 632** — Mr. Reynolds, having had the same under consideration, reports it back and recommends its passage.

W. W. BELLEW,
T. M. NORRIS,
H. ROSS AKE,
H. P. McCOY,

GEORGE W. HOLL,
W. E. SPARKS,
W. M. MILLER,
J. N. STONE.

The bill was ordered to be read the third time in its regular order.

Sub. H. B. No. 713 — Special Joint Committee on Taxation, was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	McCoy,	Sparks,
Archer,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Jones, of Meigs,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—24.

Those who voted in the negative were: Messrs.

Beebe,	Jones, of Franklin,	Lloyd,	Snyder—7.
Holden,	Kryder,	Miller,	

So the bill passed.

Mr. Parrett moved to amend as follows:

Strike out the words "with the approval of the electors of a subdivision".

Strike out the comma after the word "rates", in the fourth line and insert in lieu thereof, a period.

The motion was agreed to and the bill was so amended.

S. B. No. 105 — Mr. Busbey, was taken up.

On motion of Mr. Busbey, **S. B. No. 105** was informally passed.

On leave the following committee reports were submitted:

Mr. McCoy submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 650** — Mr. Green, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
W. E. SPARKS,

H. P. McCOY,
H. ROSS AKE.

The bill was ordered to be read in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following joint resolutions:

H. J. R. No. 99 — Mr. Cowan.

Authorizing the transfer of funds.

H. J. R. No. 100 — Mr. Cowan.

Relative to enrolling **H. J. R. No. 100** — Mr. Cowan, in type-writing.

HERBERT L. JONES,
HENRY EVANS,
C. F. McCOY,
ROBERT J. O'BRIEN,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM.

Mr. O'Brien submitted the following report:

The joint committee on enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 120 — Mr. York.

To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries.

H. B. No. 316 — Mr. Dildine.

To supplement section 1579-259 of the General Code by the enactment of a supplemental section to be known as section 1579-259a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio.

H. B. No. 622 — Mr. Federman.

Supplementary to an act entitled "An act relating to cities of the first class, having a population exceeding one hundred and fifty thousand inhabitants" passed May 4, 1869, (66 O. L. 80), and to all acts supplementary to said act, and authorizing the board of trustees appointed under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said acts.

C. F. McCOY,
HENRY EVANS,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

CHAS. J. WHITE,
THOMAS W. LATHAM,
CARL V. BEEBEE,
J. E. HOLDEN.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 230** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
W. E. SPARK,
H. ROSS AKE,

H. P. McCOY,
F. E. WHITTEMORE,
ROBERT J. O'BRIEN.

The bill was ordered to be read the third time in its regular order. On leave the following bills were introduced and read the first time:

S. B. No. 231 — Mr. Stone.

To amend section 614-53 of the General Code, relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at

periods of greater than twelve months from the date thereof, of public utilities and railroads.

On motion of Mr. Stone the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 231** was read the second time by its title only and referred to committee on Public Utilities.

S. B. No. 232 — Mr. Ritter.

To amend sections 7620 and 7625 of the General Code, empowering boards of education to construct sidewalks and bridges from nearby villages to school buildings.

On motion of Mr. Ritter the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 232** was read the second time by title only and referred to the committee on County Affairs.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 687 — Mr. Matthews.

To amend section 1579-461 and section 1579-472 of the General Code (108 O. L., pp. 462 and 466) relating to a municipal court for the city of Portsmouth, Scioto county, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 618** — Mr. Cookston,

Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 203 — Mr. Liggitt.

To provide for the erection of an armory in the village of Shreve, Ohio.

With the following amendments in which the concurrence of the Senate is requested.

In line 3 after the word "armory" insert "and soldiers monumental".

In line 7 strike out the word "armory" and insert "building".

In line 9 after the period add: "The adjutant general is hereby authorized and directed to carry out the provisions of this act".

Attest: JOHN P. MAYNARD,
Clerk.

Said amendments were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 648 — Mr. Halstead.

To amend section 7150, 7152 and 7153 of the General Code, relating to destruction of noxious weeds.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Hopley the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 648** was read the second time by title only and referred to the committee on Villages.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 727 — Mr. Fouts.

Providing for the relief of Morgan county, Ohio.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Archer the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 727** was read the second time by title only.

On motion of Mr. Archer, **H. B. No. 727** — Mr. Archer, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 706 — Mr. Donahay (by request).

To amend section 1352-6 of the General Code, relating to institutions caring for children.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Liggitt the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 706** was read the second time by title only and referred to the committee on Benevolent Institutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 208 — Mr. Whittemore.

To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code by section 1465-69a, being part of the workmen's compensation law.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. J. R. No. 99 — Mr. Cowan.

H. J. R. No. 100 — Mr. Cowan.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Sub. H. B. No. 450** — Mr. Hughes.

Supplementing section 1243-4 of the General Code, by the enactment of section 1245-5 providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 193 — Mr. Agnew.

S. B. No. 192 — Mr. Jones, of Franklin.

Am. S. B. No. 201 — Mr. Agnew.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions, in which the concurrence of the Senate is requested:

H. J. R. No. 93 — Mr. Talley.

Memorializing the War Department of our National Government to return the bodies of our soldier dead who sleep in alien soil overseas.

H. J. R. No. 97 — Mr. Crabbe.

Requesting that an invitation be extended to Ex-Premier Clemenceau of the French Republic to visit the United States and become our nation's guest.

Attest:

JOHN P. MAYNARD,
Clerk.

Said resolutions were laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 702 — Mr. King.

To make sundry appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 702** was read the second time by title only and referred to the committee on Finance.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred the duty of making recommendations to the General Assembly upon the subject of taxation begs leave to make the following partial report and recommends to the favorable consideration of the Assembly the appended joint resolution.

FRANK C. PARRETT,
W. W. BELLEW,
F. E. WHITTEMORE,
MILTON CLARK,
H. T. ROBINS,

RUPERT BEETHAM,
FRANCIS M. THOMPSON,
WM. AGNEW,
T. M. BERRY,
J. E. HOLDEN.

S. J. R. No. 68 — The Special Joint Committee on Taxation.

Proposing to amend the constitution of the State of Ohio by adopting a new section to be designated as section 13 of Article VIII thereof, relating to the creation of bonded indebtedness.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring therein, That there shall be submitted to the electors of the state for their approval or rejection, in the manner provided by law, at the general election

to be held on the Tuesday after the first Monday in November, nineteen hundred and twenty, a proposal to amend the constitution of the state of Ohio by adopting the following section, to be designated as section 13 of Article VIII thereof, and the schedule thereto appended:

ARTICLE VIII.

Section 13. The net bonded indebtedness of any subdivision of this state shall never exceed the limitations fixed by this section. Such net bonded indebtedness shall be the difference between the principal of bonds issued by the subdivision, with the exceptions mentioned herein, and the amount held in sinking funds and applicable to the retirement thereof. The limitations shall be the following percentages, to be computed in each case upon the assessed value of the taxable real property in the subdivision, exclusive of separately assessed mines, minerals and mineral rights: counties, two percentum; townships, one and one-half percentum; school districts, three percentum; municipal corporations, four and one-half percentum; other districts, including special taxing districts, one percentum.

The following bonds and sinking fund balances applicable thereto shall not be considered in ascertaining net indebtedness; those issued in anticipation of the levy or collection of special assessments, to the extent of the anticipated assessments against private property; those issued to acquire, construct or improve property from the use of which revenue is or is to be derived, in the proportion that the surplus revenue applied to interest and sinking fund during the preceding fiscal year, or, in case of original acquisition or construction, the surplus of anticipated annual revenue pledged to be so applied, bears to the interest and sinking fund requirements of such bonds; and emergency bonds issued for the replacement or restoration of property destroyed or injured by unforeseen casualty, or for defraying the expenses of an epidemic of disease, and all amounts held in sinking funds for their retirement, in cases in which the general assembly may, by general laws, authorize the exclusion of such emergency bonds from consideration under this section; but the amount of such emergency bonds which may be so excluded from consideration shall not exceed in any case twenty-five per centum of the net bonded indebtedness of the subdivision at the time of the occurrence of the emergency and such excluded emergency bonds shall not run for more than eight years from their issuance.

No bonds issued for property or improvements shall run for a longer time than the probable period of usefulness of such property or improvements, and in no case longer than forty years from their issuance. Bonds for other purposes shall not run for more than eight years from their issuance.

All bonds hereafter issued beyond the limitations of this section shall be void. The general assembly may impose additional limitations upon the creation of public indebtedness, whether bonded or not.

SCHEDULE.

If the foregoing amendment shall be approved by the electors it shall take effect as a part of the constitution on the first day of January, nineteen hundred twenty-one. All bonds then outstanding, and all amounts then held in sinking funds for their retirement, excepting the first two classes of excluded bonds and sinking fund balances mentioned

therein, shall be considered in applying the limitations thereof; but if valid when issued such bonds shall not be impaired or otherwise affected thereby.

If, on the first day of January, nineteen hundred and twenty-one, the net bonded indebtedness of any subdivision shall exceed the amount of such indebtedness which such subdivision may have under the limitations prescribed by the foregoing amendment, then and in that event the limitation for such subdivision shall be the amount of its net bonded indebtedness, ascertained as provided in said amount, as of the first day of the fiscal year of the subdivision in which the limitation is applied, plus fifty per centum of the amount added to the sinking fund and applicable to the retirement of the bonds considered in ascertaining the limitation, during the next previous fiscal year; and such limitation shall continue to be applied to the net bonded indebtedness of such subdivision in the manner prescribed by such amendment until the net bonded indebtedness thereof becomes reduced to the amount of such indebtedness permitted by the strict application of the limitations of the foregoing amendment to such subdivision. For the purpose of increasing the sinking fund on account of such bonds, the taxing authorities of such subdivision may levy taxes upon the taxable property therein in any year within the period in which the temporary limitation provided for in this schedule shall apply, in addition to such taxes as would be required to pay the interest and provide strictly for the sinking fund on account of such bonds; the rate of such levy shall not exceed one mill, but such levy shall not be subject to any statutory limitation on tax rates, nor be considered in applying any such limitation.

Said resolution was laid over under the rule.

H. B. No. 661 — Mr. Faris, was taken up.

On motion of Mr. Miller, **H. B. No. 661** — Mr. Faris, was informally passed.

S. B. No. 225 — Mr. Miller, was taken up.

On motion of Mr. Miller, **S. B. No. 225** was informally passed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 675 — Mr. Scott.

To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio National Guard.

Am. H. B. No. 328 — Mr. Bliss.

To amend sections 1529, 2251, 2252 and 2253 of the General Code to provide for an increase in salaries of judges of the Supreme Court, Court of Appeals, Common Pleas and Superior Courts of the State and for their expenses incurred in the performance of their official duties.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Bellew the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 675** was read the second time by title only.

On motion of Mr. Bellew, **H. B. No. 675** — Mr. Scott, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 714 — Special Joint Committee on Salaries of State Employes and School Teachers.

To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 714** was read the second time by title only.

On motion of Mr. Miller, **H. B. No. 714** — Special Joint Committee on Salaries and Compensation, was ordered placed on the calendar for third reading without reference to any committee.

Mr. Agnew submitted the following report:

The standing committee on Constitutional Amendments, to which was referred **H. J. R. No. 26** — Mr. Mulcahy, having had the same under consideration, reports it back and recommends its passage.

WM. AGNEW,
GEO. S. JONES,
M. B. ARCHER,

O. J. DEMUTH,
W. W. BELLEW.

Said joint resolution was laid over under the rule.

On leave the following bills were introduced and read the first time.

S. B. No. 233 — Mr. Whittemore.

To make sundry appropriations for repair of State House.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 233** was read the second time by title only.

On motion of Mr. Whittemore, **S. B. No. 233** — Mr. Whittemore, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore the Senate recessed to 8 p. m.
The Senate met pursuant to recess.

Mr. Beebe moved that the rules be suspended and the House amendments to **S. B. No. 203**—Mr. Liggitt, be considered at this time.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted—yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore—27.
Busbey,	Kryder,	Parrett,	

So the Senate concurred in the House amendments.

S. B. No. 105—Mr. Busbey, was read the third time.

The question being, "Shall the bill pass?"

Mr. Busbey moved to amend as follows:

In section 1 of the bill: Strike out in the third line of the section the figures "1212-3," and the figures "3822-1".

In section 1 of the bill: Strike out all of Sec. 1212-3.

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—30.
Demuth,	Lloyd,		

So the bill passed.

Mr. Busbey moved to amend the title as follows:

Strike out the title and insert in lieu thereof the following:

"A Bill

To amend section 7248 of the General Code, and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

The motion was agreed to and the title was so amended.

The title was agreed to as amended.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 697**—Mr. Morris, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 106, after the period, add the following:

"Such compensation shall be paid or the necessary appropriation proceedings shall be begun within ninety days after such reservation."

H. ROSS AKE,
W. E. SPARKS,
ROBERT J. O'BRIEN,

F. E. WHITTEMORE,
H. P. McCOY,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be read the third time in its regular order.

H. B. No. 661 — Mr. Faris, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows.

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	McCoy,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Wright—29.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 714 — Joint Committee on Salaries, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Jones, of Meigs,	Norris,	Stone,
Beebe,	Kryder,	O'Brien,	Wagner,
Bellew,	Latham,	Parrett,	White,
Berry,	Liggitt,	Patterson,	Whittemore,
Busbey,	Lloyd,	Ritter,	Wright—29.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 437 — Mr. Jones, of Hamilton, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	McCoy,	Snyder,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Jones, of Meigs,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore,
Emmert,	Lloyd,	Ritter,	Wright—29.
Holden,			

Mr. Beebe voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 232 — Mr. Jones, of Hamilton, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 560 — Mr. Evans, was read the third time.

Mr. Miller moved that **H. B. No. 560** — Mr. Evans, be indefinitely postponed.

The question was, "Shall the bill be indefinitely postponed?"

The yeas and nays were taken, and resulted — yeas 2, nays 29, as follows:

Those who voted in the affirmative were: Messrs. Jones, of Meigs, Miller — 2.

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—29.
Demuth,			

So the motion was lost.

Mr. Kreider demanded the previous question, which was duly seconded.

The question was, "Shall the debate now close?"

It was agreed to and the main question was ordered.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—29.
Demuth,			

Messrs. Miller and White voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Busbey moved that the prayer of the Chaplain be printed in the Journal, which was agreed to.

Almighty God, our Father: The God of the past, our Father's God: we praise Thee for our liberty; may this liberty be our light and our might in the future; Lord of hosts, be with us yet, lest we forget, lest we forget.

Almighty God, Thou art the God of time and of eternity; Thine hand hast led us to our present position of dominion over palm and pine, and given us a place in the esteem of the world; Lord of hosts, be with us yet, lest we forget, lest we forget. Almighty God, Thou stillest the tumult and the shouting; the captains and the kings are passing away; Thou dost ask for a clean and a contrite heart; make us true men every day; Lord of hosts, be with us yet, lest we forget, lest we forget.

H. B. No. 554 — Mr. Lonz, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Berry,	Hopley,	O'Brien,	Wagner,
Busbey,	Liggitt,	Parrett,	White,
Demuth,	Lloyd,	Patterson,	Whittemore—24.

So the bill passed.

The title was agreed to.

S. B. No. 229 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—31.
Demuth,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

S. B. No. 218 — Mr. Wagner, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—30.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 659 — Mr. Hopple, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—29.
Demuth,			

Mr. O'Brien voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 213 — Mr. Latham, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	McCoy,	Sparks,
Archer,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Ritter,	Whittemore,
Demuth,	Latham,	Snyder,	Wright—26.
Emmert,	Liggitt,		

So the bill passed.

The title was agreed to.

Mr. Whittemore moved that the constitutional rule be suspended and **H. B. No. 727** — Mr. Fouts, be placed on the calendar for passage at this time.

Which was agreed to.

H. B. No. 727 — Mr. Fouts, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Meigs,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Ritter,	Wright—28.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 332**—Mr. Comings.

To authorize township trustees to provide against fire and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 638—Mr. Graham, of Muskingum.

To supplement section 4139 of the General Code, relative to joint city and county work houses, and to repeal sections 14548, 14549, 14550, 14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14566, 14567, 14569 and 14570 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 653—Mr. King.

To make appropriations for repairs of House of Representatives.

H. B. No. 672—Mr. Smith.

To supplement section 8313 of the General Code of Ohio, relative to mechanics' liens.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. Sub. H. B. No. 713**—Special Joint Committee on Taxation.

To remove interest and sinking fund levies on account of bond issued prior to January 20, 1920, from all limitations on tax rates.

Attest: JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Senate insist on its amendments and ask for a committee of Conference.

On motion of Mr. Whittemore, **H. B. No. 328** was recommitted to the Judiciary committee.

Mr. Whittemore moved that the rules be suspended and **H. B. No. 405**—Mr. Dildine, be taken up at this time.

Which was agreed to.

The question was, "Shall the bill, **H. B. No. 405**—Mr. Dildine, pass, notwithstanding the objections of the governor?"

The yeas and nays were taken, and resulted—yeas 27, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Sparks,
Ake,	Emmert,	McCoy,	Stone,
Archer,	Holl,	Miller,	Wagner,
Beebe,	Hopley,	O'Brien,	White,
Bellew,	Jones, of Meigs,	Parrett,	Whittemore,
Berry,	Kryder,	Patterson,	Wright—27.
Busbey,	Latham,	Ritter,	

Mr. Norris voted in the negative

So the bill passed, notwithstanding the objections of the governor.

On motion of Mr. Whittemore, the Senate reverted to the fourth order of business.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

On motion of Mr. Whittemore, **H. B. No. 691** was ordered placed on the calendar for third reading without reference to any committee.

Am. H. B. No. 605—To committee on Agriculture.

On motion of Mr. Whittemore, **H. B. No. 608**—Mr. Burns, was ordered placed on the calendar for third reading without reference to any committee.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 102**—Mr. Miller-Robins, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 13, change word "make" to "may", and strike out the remainder of the line.

Strike out lines 14 and 15, 16, 17, 18 and all of 19 down to and including the comma after the word "months".

In line 23, change the words "three months", to "one year".

M. B. ARCHER,
F. E. WHITEMORE,
FRANK C. PARRETT,
H. ROSS AKE,

J. N. STONE,
WM. AGNEW,
CHAS. A. WHITE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

11:15 p. m.

On motion of Mr. Whittemore the Senate adjourned to 10 a. m. Friday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Friday, January 23, 10 o'clock a. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 686 — Mr. Robins.

To amend section 1662 of the General Code (as amended 108 O. L., — Part 1 — 692) relating to probation officers, their appointment and compensation.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 607 — Mr. Clark.

To amend section 10917 of the General Code, relating to the appointment of guardians.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 698 — Mr. Freeman.

To amend section 7645 of the General Code, relative to requiring the study of thrift in the public schools.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Liggitt, the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 698** was read the second time by title only and referred to the committee on Common Schools.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 708 — Mr. Halstead.

To amend section 710-3 of the General Code, relating to the Banking Code.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 655 — Mr. Robins.

To amend section 10392 of the General Code of Ohio, relating to failure to prosecute to final judgment.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows.

H. B. No. 687 — Mr. Matthews.

To committee on Cities.

H. B. No. 675 — Mr. Scott.

To committee on Military affairs.

H. B. No. 638 — Mr. Graham, of Muskingum.

To committee on County Affairs.

H. B. No. 653 — Mr. King.

To committee on State Buildings.

On motion of Mr. Whittemore, **H. B. No. 672** — Mr. Smith, was ordered placed on the calendar for third reading without reference to any committee.

Mr. Demuth submitted the following report:

The standing committee on Agriculture, to which was referred **Am. H. B. No. 605** — Mr. Davis, having had the same under consideration, reports it back and recommends its passage.

Signed by majority of committee.

O. J. DEMUTH,
GEO. E. KRYDER,
D. A. LIGGITT,

F. W. NORRIS,
T. M. BERRY,
C. K. PATTERSON.

The bill was ordered read the third time in its regular order.

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Benevolent Institutions, to which was referred **H. B. No. 706** — Mr. Donahay, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
THOMAS LATHAM,
D. A. LIGGITT,

HOWELL WRIGHT,
F. L. EMMERT.

The bill was ordered read the third time in its regular order.

On motion of Mr. Whittemore, the Senate passed to the ninth order of business, being bills for third reading.

S. B. No. 233 — Mr. Whittemore, was taken up.

On motion of Mr. Whittemore the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 233** was engrossed at the clerk's desk and read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the negative were: Messrs.

Agnew,	Holden,	McCoy,	Snyder,
Ake,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Stone,
Berry,	Jones, of Meigs,	Norris,	White,
Busbey,	Latham,	O'Brien,	Whittemore,
Demuth,	Liggitt,	Patterson,	Wright—25.
Emmert,			

So the bill passed.

The title was agreed to.

H. B. No. 691 — Mr. Clark, was read the third time.

The question being, "Shall the bill pass?"

Mr. Hopley moved to amend as follows:

In line 27 after the word "person" strike out the period and insert a comma and add the words "or director of public service and director of public safety by one person."

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	McCoy,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	White,
Busbey,	Jones, of Meigs,	Patterson,	Whittemore—19.
Demuth,	Liggitt,	Snyder,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.
The Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **H. B. No. 702** — Mr. King, to make sundry appropriations, and requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

Am. H. B. No. 651 — Mr. Bond.

To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities.

Am. H. B. No. 574 — Mr. Federman.

To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Bellew the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 574** was read the second time by title only and referred to the Judiciary committee.

The President of the Senate excused the absentees for the day.

On motion of Mr. Whittemore the Senate adjourned to 5 P. M., Monday, January 26, 1920.

Attest:

W. E. HALLEY,
Clerk.

Monday, January 26, 1920, 5 o'clock p. m.

Senate Chamber, Columbus, Ohio.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of the last legislative day was read and approved.

Mr. Whittemore moved that the vote by which **S. B. No. 233** — Mr. Whittemore, was passed be reconsidered and remain pending on the calendar.

On motion Mr. Whittemore the clerk was ordered to request the return of **S. B. No. 233** — Mr. Whittemore, from the House of Representatives.

On motion of Mr. O'Brien **H. B. No. 672** — Mr. Smith, was re-committed to committee on Judiciary.

The following bill was introduced and read the first time:

S. B. No. 234 — Mr. Stone.

To amend section 15091-2, to cure and make valid certain deeds and the record thereof and to provide for the cancellation of mortgages.

On motion of Mr. Stone, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 234** was read the second time by title only and referred to committee on Judiciary.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 686 — Mr. Robins.

To committee on Judiciary.

H. B. No. 607 — Mr. Clark.

To committee on Judiciary.

H. B. No. 655 — Mr. Robins.

To committee on Judiciary.

H. B. No. 651 — Mr. Bond.

To committee on Cities.

On motion of Mr. Busbey, **Sub. H. B. No. 708** — Mr. Halstead, was ordered placed on the calendar for third reading without reference to any committee.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 204** — Mr. Miller, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
H. ROSS AKE,
J. N. STONE,
C. K. PATTERSON,

W. W. BELLEW,
GEO. D. JONES,
FRANK C. PARRETT.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 228** — Mr. Stone, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
E. G. LLOYD,
GEO. J. SNYDER,

ROBERT J. O'BRIEN,
H. P. McCOY.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Whittemore submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 607** — Mr. Clark, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
F. E. WHITTEMORE,
FRANK C. PARRETT,
J. N. STONE,

GEO. D. JONES,
E. G. LLOYD,
H. ROSS AKE.

The bill was ordered to be read the third time in its regular order.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 468 — Mr. Backowski.

To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court.

H. B. No. 571 — Mr. Taylor.

Providing for the relief of Frank J. Bentz.

H. B. No. 592 — Mr. Jones, of Hamilton.

Authorizing boards of education to establish, maintain and disburse replacement fund.

H. B. No. 618 — Mr. Cookston.

Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads.

H. B. No. 644 — Mr. Miller, of Stark.

To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An act to authorize the commissioners of Stark county to issue bonds, purchase site, erect workhouse, and for the government of the same," 89 v. 687.

H. J. R. No. 92 — Mr. Graham, of Muskingum.

Relative to an investigation of the reckless expenditure of public funds in the completion of contract No. 502 for the construction of section 1, I. C. H. No. 1 in Guernsey county.

C. F. McCOY,
HENRY EVANS,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
TOM W. JONES,
CHAS. A. WHITE.

The following bills were introduced and read the first time.

S. B. No. 235 — Special Joint Committee on Salaries of State Employees and School Teachers.

To amend sections 5894, 5900 and 5901 of the General Code relative to the taxation of cigarette dealers.

On motion of Mr. Miller, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with and **S. B. No. 235** was read the second time by title only and referred to the special joint committee on Taxation.

S. B. No. 236 — Special Joint Committee on Salaries of State Employees and School Teachers.

To amend sections 5415, 5475, 5476, 5481 and 5483 and to add supplemental section 5416 of the General Code relative to defining public utilities for purposes of taxation.

Said bill was read the first time.

On motion of Mr. Miller, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 236** was read the second time by title only and referred to Special Joint Taxation committee.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **S. B. No. 232** — Mr. Ritter, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
H. J. RITTER,
JAMES R. HOPLEY,

GEO. D. JONES,
F. M. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, January 27, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.
Prayer was offered by Rev. W. A. Perrins.
The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which it passed **Am. H. B. No. 672** — Mr. Smith.

To supplement section 8313 of the General Code of Ohio, relative to mechanics' liens.

And the House requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the Judiciary committee be relieved of further consideration of **Am. H. B. No. 672** — Mr. Smith,
Which was agreed to.

Mr. Whittemore moved that the request of the House be acceded to for the return of **Am. H. B. No. 672** — Mr. Smith.
Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 705 — Mr. Donahay.

To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 705** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 705** — Mr. Donahay, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference

on differences between them on **Am. H. B. No. 713** — Joint Committee on Taxation, and has appointed as managers on the part of the House of Representatives Messrs. Clark, Freeman and Griswold.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate on differences on **Am. H. B. No. 713**, Messrs. Parrett, Whittemore and Agnew.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker has appointed as managers on the part of the House, under the provisions of **H. J. R. No. 92** — Mr. Graham, of Muskingum, relative to an investigation of the reckless expenditure of public funds in the completion of contract No. 502 for the construction of Section 1, I. H. C. No. 1 in Guernsey county, Messrs. Graham, of Muskingum, Bond and Atkinson.

Attest:

JOHN P. MAYNARD,
Clerk.

S. B. No. 237 — Mr. Sparks.

To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code, to clarify and correct errors in the act (Amended S. B. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.

On motion of Mr. Sparks the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 237** was read the second time by title only and referred to committee on Cities.

S. B. No. 238 — Mr. Kryder (by request).

To amend section 1521 of the General Code, relating to compensation of stenographers of the court of appeals.

On motion of Mr. Kryder the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 238** was read the second time by title only and referred to committee on Judiciary.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **Am. H. B. No. 399** — Mr. Jones, of Trumbull, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
H. J. RITTER,
O. J. DEMUTH,
F. L. EMMERT,

JAMES R. HOPLEY,
CARL V. BEEBE,
F. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Miller submitted the following report:

The Joint Legislative Committee on Salaries and Compensation to which was referred certain matters of investigation with regard to state salaries and fees, having had the same under consideration, makes the following partial report:

W. M. MILLER,
TOM W. JONES,

HARRY D. SILVER,
H. S. ATKINSON.

Mr. Miller moved that the report be printed in the appendix of the journal.

Which was agreed to.

On motion of Mr. Whittemore the Senate proceeded to the ninth order of business, being bills for third reading.

Mr. Miller moved that the committee on Taxation be relieved of further consideration of **S. B. No. 236**.

Which was agreed to.

On motion of Mr. Miller, **S. B. No. 236** was recommitted to committee on Salaries.

H. B. No. 632 — Mr. Reynolds, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Holden,	McCoy,	Ritter,
Archer,	Holl,	Mettler,	Snyder,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	Wright—28.

So the bill passed.

The title was agreed to.

On motion of Mr. Ritter the Finance committee was relieved of further consideration of **H. B. No. 702**.

On motion of Mr. Ritter the request of the House was acceded to for the return of **H. B. No. 702**.

Sub. H. B. No. 708 — Mr. Halstead, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Berry,	Jones, of Meigs,	Norris,	Wagner,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—28.

So the bill passed.

The title was agreed to.

S. B. No. 230 — Mr. Ritter, was read the third time.

The question was, "Shall the bill pass?"

Mr. Ritter moved to amend as follows:

In line 11, change the word "for" preceding the word "ordinance" to "by".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Mettler,	Sparks,
Beebe,	Jones, of Franklin,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	Whittemore—27.
Busbey,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bill:

H. B. No. 714 — Special Joint Committee on Salaries of State Employes and School Teachers.

To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.

JOHN E. BARNES,
C. F. MCCOY,
HENRY ERVIN,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN,

H. B. No. 608 — Mr. Burns, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holl,	McCoy,	Snyder,
Beebe,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Kryder,	Patterson,	Wagner,
Busbey,	Latham,	Ritter,	Whittemore—22.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 561 — Mr. Kay, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Ritter,
Beebe,	Holl,	McCoy,	Snyder,
Bellew,	Hopley,	Mettler,	Sparks,
Berry,	Jones, of Franklin,	Miller,	Stone,
Busbey,	Kryder,	Norris,	Wagner,
Demuth,	Latham,	O'Brien,	Whitemore—28.

So the bill passed.

The title was agreed to.

Sub. S. B. No. 210 — Mr. Miller, was read the third time.

Mr. Whittemore moved that **Sub. S. B. No. 210** — Mr. Miller, be made a special order for Thursday, 1:45 p. m.

Which was agreed to.

H. B. No. 607 — Mr. Clark, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Lloyd,	Snyder,
Beebe,	Hopley,	McCoy,	Sparks,
Bellew,	Jones, of Franklin,	Mettler,	Stone,
Berry,	Jones, of Meigs,	Miller,	Wagner,
Busbey,	Kryder,	Norris,	Whittemore,
Demuth,	Latham,	O'Brien,	Wright—29.
Emmert,			

So the bill passed.

The title was agreed to.

On motion of Mr. Miller, **S. B. No. 225** — Mr. Miller, was indefinitely postponed.

On leave the following bills were introduced and read the first time:

S. B. No. 239 — Mr. O'Brien.

To amend sections 843-1 to 843-12, inclusive, and to repeal sections 843-1 to 843-18 inclusive, of the General Code, relating to the licensing and regulation of hotels and restaurants.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 239** was read the second time by title only and referred to the committee on Cities.

S. B. No. 240 — Special Joint Committee on Salaries of State Employes and School Teachers.

Providing for a production tax upon the value of coal, oil, gas, or other minerals mined or produced within this state.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 240** was read the second time by title only and referred to Special Joint Committee on Salaries.

S. B. No. 241 — Mr. Wagner.

To authorize boards of county commissioners to purchase property and liability insurance.

On motion of Mr. Wagner the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 241** was read the second time by title only and referred to committee on Roads and Highways.

S. B. No. 242 — Special Joint Committee on Salaries of State Employees and School Teachers.

To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 242** was read the second time by title only and referred to committee on Salaries and State Employees.

S. B. No. 243 — Special Joint Committee on Salaries of State Employees and School Teachers.

To amend section 137 of the General Code, relative to fee for notary public commission.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 243** was read the second time by title only and referred to committee on Judiciary.

S. B. No. 244 — Special Joint Committee on Salaries of State Employees and School Teachers.

To amend section 1051 of the General Code, relative to engineers' license fees.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 244** was read the second time by title and referred to the joint committee on Salaries.

S. B. No. 227 — Mr. Bellew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	McCoy,	Ritter,
Bellew,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Meigs,	Norris,	Stone,
Demuth,	Kryder,	O'Brien,	Whittemore—22.
Emmert,	Latham,		

Messrs. Jones, of Franklin, and Snyder voted in the negative.

Mr. Wright submitted the following report:

H. B. No. 450 — Mr. Hughes.

The joint committee on Enrollment has examined and found correctly enrolled the following bill:

H. B. No. 450 — Mr. Hughes.

To amend sections 1243-1, 1243-2 and 1243-4 and supplementing section 1243-4 of the General Code by the enactment of section 1243-5,

providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES,
ROBERT J. O'BRIEN,

THOMAS W. LATHAM,
TOM W. JONES,
CARL V. BEEBE,
J. E. HOLDEN.

On motion of Mr. Whittemore, the Senate adjourned.

Attest :

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, January 28, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The Journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bill:

H. B. No. 714—Special Joint Committee on Salaries of State Employes and School Teachers.

Attest :

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bill.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 732—Special Joint Committee on Taxation.

To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration.

Attest :

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 732** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 732**—Special Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference to any committee.

By order of the Calendar committee **H. B. No. 732**, was ordered placed on the Jitney calendar.

On motion of Mr. Whittemore the Senate passed to the ninth order of business being bills for third reading.

H. B. No. 613 — Mr. Lonz, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holl,	McCoy,	Ritter,
Archer,	Hopley,	Mettler,	Snyder,
Bellew,	Jones, of Franklin,	Miller,	Sparks,
Berry,	Jones, of Meigs,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	Whittemore—27.
Demuth,	Latham,	Parrett,	

So the bill passed.

The title was agreed to.

H. B. No. 464 — Mr. Stokes, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 6, as follows:

Those who voted in the affirmative were: Messrs.

Busbey,	Jones, of Franklin,	McCoy,	Ritter,
Demuth,	Jones, of Meigs,	Mettler,	Sparks,
Emmert,	Kryder,	Norris,	Stone,
Holden,	Latham,	Parrett,	Whittemore—17.
Hopley,			

Messrs. Bellew, Berry, Holl, Miller, O'Brien and Patterson voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 697 — Mr. Norris, was read the third time.

The question being, "Shall the bill pass?"

Mr. Agnew moved to refer the bill to a select committee of one, with instructions to amend as follows:

Strike out all words appearing on lines 105 and 106 after the word "use" and insert the words "for the purpose of extending or widening streets".

Which was agreed to.

Mr. Agnew was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Lloyd,	Snyder,
Beebe,	Hopley,	McCoy,	Sparks,
Bellew,	Jones, of Franklin,	Mettler,	Stone,
Berry,	Jones, of Meigs,	Miller,	Wagner,
Busbey,	Kryder,	Norris,	Whittemore,
Demuth,	Latham,	O'Brien,	Wright—29.
Emmert,			

So the bill passed.

The title was agreed to.

The president announced the arrival of the prize winners of the Boys' and Girls' Work Club of Ohio for a visit to the Senate. After a brief address by the president of the Senate, Mr. Whittemore introduced Mr. Parrett who extended the official welcome of the Senate to the boys and girls of this club.

W. H. Palmer, of the Ohio State University, the leader of the boys' and girls' club work of Ohio addressed the Senate expressing the appreciation of the club workers of the opportunity to visit the Ohio Senate.

The champions in their respective departments were then introduced: Raymond Eberts, Miami county, champion in the state pig raising department; Harold Bolts, Tuscarawas county, champion in the corn growing department; Fred Grossman, Cuyahoga county, champion in the garden workers' department; Sarah Conover, Butler county, champion in the clothing club work department; and Carl Bender, Tuscarawas county, champion in the poultry club department.

Am. H. B. No. 341 — Mr. Besaw, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hopley,	Mettler,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—27.
Demuth,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

H. B. No. 706 — Mr. Donahay, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Parrett,
Ake,	Emmert,	Lloyd,	Patterson,
Archer,	Holden,	McCoy,	Ritter,
Beebe,	Hopley,	Mettler,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Stone,
Berry,	Kryder,	Norris,	Wagner,
Busbey,	Latham,	O'Brien,	Wright—28.

So the bill passed.

The title was agreed to.

Am. Sub. H. B. No. 102 — Messrs. Miller-Robins, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 10, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Parrett,
Archer,	Hopley,	Liggitt,	Whittemore—10.
Beebe,	Kryder,		

Those who voted in the negative were: Messrs.

Agnew,	Jones, of Meigs,	Norris,	Snyder,
Bellew,	Lloyd,	O'Brien,	Sparks,
Berry,	McCoy,	Patterson,	Wagner,
Holl,	Mettler,	Ritter,	Wright—18.
Jones, of Franklin,	Miller,		

Not receiving a constitutional majority the bill was lost.

S. B. No. 194 — Mr. Berry, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 10, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Kryder,	O'Brien,
Archer,	Holden,	Latham,	Stone,
Bellew,	Holl,	Lloyd,	Wagner,
Berry,	Hopley,	McCoy,	Whittemore,
Busbey,	Jones, of Franklin,	Norris,	Wright—19.

Those who voted in the negative were: Messrs.

Ake,	Jones, of Meigs,	Patterson,	Snyder,
Beebe,	Mettler,	Ritter,	Sparks—10.
Demuth,	Miller,		

So the bill passed.

The title was agreed to.

On motion of Mr. Hopley, **S. B. No. 170** — Mr. Hopley, was informally passed.

H. B. No. 732, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Parrett,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Mettler,	Stone,
Bellew,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	Norris,	Whittemore—27.
Busbey,	Kryder,	O'Brien,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate reverted to the second order of business, being motions and resolutions.

S. J. R. No. 69 — Mr. Liggitt, was taken up.

Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.

WHEREAS, The Federal Government is returning the bodies of our soldiers, sailors, marines and nurses from the battlefields of Europe; and

WHEREAS, It is fitting that the state of Ohio should show proper respect for the services and sacrifices of those who gave their lives in the service of the nation; therefore

Be it resolved by the General Assembly of the state of Ohio, That a committee of five who rendered service on foreign fields in the world war, viz.: Gen. E. F. Glenn, Asst. Adj. Gen. John H. Bingham, Col. Benjamin Hough, Col. W. F. Galbraith, Jr., Department Commander American Legion, Senator Capt. Thomas W. Jones, chairman of the committee on military affairs in the Senate, and Hon. D. H. Scott, chairman of the committee on military affairs in the House of Representatives, be and hereby are appointed a committee who shall select eight other citizens of the state who with themselves shall constitute a committee to represent the state at the port of debarkation and escort to their final resting place such of said bodies as are returning to the state of Ohio; be it further

Resolved, That the finance committee of the Senate and the finance committee of the House of Representatives be and are hereby requested to make an appropriation of five thousand dollars to defray expenses incidental to the provisions of this resolution.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 245 — Mr. Jones, of Franklin.

To amend section 1521 of the General Statutes, relating to the compensation of stenographers of the court of appeals.

On motion of Mr. Jones, of Franklin, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 245** was read the second time by title only and referred to the committee on Fees and Salaries.

S. B. No. 246 — Mr. Jones, of Franklin.

To make it a misdemeanor to harbor rats and mice and providing a penalty therefor.

On motion of Mr. Jones, of Franklin, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 246** was read the second time by title only and referred to committee on Agriculture.

S. B. No. 247 — Mr. Ritter.

For the relief of C. Appenzeller and associates.

S. B. No. 248 — Mr. Lloyd (by request).

Granting authority to cities and municipalities to establish and operate depots and plants for the preparation and distribution of milk and other dairy products.

On motion of Mr. Lloyd the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 248** was read the second time by title only and referred to committee on Cities.

S. B. No. 249 — Special Joint Committee on Salaries of State Employees and School Teachers.

Providing for a license for the sale of drugs and to repeal sections 12707 and 12708 of the General Code.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 249** was read the second time by title only and referred to committee on Salaries.

S. B. No. 250 — Mr. Miller.

To repeal amended Senate bill No. 162, passed June 16, 1919, and approved June 21, 1919.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 250** was read the second time by title only and referred to committee on Temperance.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 651** — Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
W. E. SPARKS,
ROBERT J. O'BRIEN,

H. P. McCOY,
GEO. D. JONES,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 687** — Mr. Matthews, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
W. E. SPARKS,
ROBERT J. O'BRIEN,

H. P. McCOY,
GEO. D. JONES,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 328** — Mr. Bliss, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 14 change the word "ten" to "eight".

In line 15 change the word "ten" to "eight".

In line 16 change the word "nine" to "seven" and after the word "thousand" insert "five hundred".

Strike out all of lines 25a, 25b, 25c, 25d and 25e.

In line 25, after the word "office", insert a period and add the following words, "in no case".

In line 26 strike out "six" and insert the word "four".

M. B. ARCHER,
W. W. BELLEW,
J. N. STONE,
EDWARD N. METTLER,

H. ROSS AKE,
WM. AGNEW,
F. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 655** — Mr. Robins, having had the same under consideration, reports it back, and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
H. ROSS AKE,
E. G. LLOYD,

J. N. STONE,
F. E. WHITTEMORE,
EDWARD N. METTLER.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 686** — Mr. Robins, having had the same under consideration, reports it back, and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
H. ROSS AKE,
E. G. LLOYD,

J. N. STONE,
F. E. WHITTEMORE,
EDWARD N. METTLER.

The bill was ordered to be read the third time in its regular order.
Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 574** — Mr. Federman, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
C. K. PATTERSON,
EDWARD N. METTLER,
WM. AGNEW,

E. G. LLOYD,
J. N. STONE,
GEO. D. JONES,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.
Mr. Stone submitted the following report:

The standing committee on Judiciary, to which was referred **S. B. No. 234** — Mr. Stone, having had the same under consideration, reports it back and recommends its passage.

M. B. ARCHER,
FRANK C. PARRETT,
H. ROSS AKE,
F. E. WHITTEMORE,

J. N. STONE,
GEO. D. JONES,
W. W. BELLEW.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 486** — Mr. Hughes, having had the same under consideration, reports it back, and recommends its passage.

M. B. ARCHER,
J. N. STONE,
H. ROSS AKE,
FRANK C. PARRETT,

WM. AGNEW,
W. W. BELLEW,
EDWARD N. METTLER.

The bill was ordered to be read the third time in its regular order.
Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 548** — Mr. Matthews, having had the same under consideration, reports it back, and recommends its passage.

TOM W. JONES,
C. K. PATTERSON,
H. P. McCOY,

GEO. E. KRYDER,
HOWELL WRIGHT,
C. A. WAGNER.

The bill was ordered to be read the third time in its regular order.

Mr. Demuth submitted the following report:

The standing committee on Mines and Mining, to which was referred **S. B. No. 217** — Mr. Norris, having had the same under consideration, reports it back and recommends its passage.

O. J. DEMUTH,
TOM W. JONES,
W. M. MILLER,

GEORGE W. HOLL,
GEO. D. JONES.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 231** — Mr. Stone, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
GEORGE W. HOLL,
H. P. McCOY,

T. A. BUSBEY,
GEO. J. SNYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Latham submitted the following report:

The standing committee on State Buildings, to which was referred **H. B. No. 653** — Mr. King, having had the same under consideration, reports it back and recommends its passage.

THOMAS W. LATHAM,
ROBERT J. O'BRIEN,
H. P. McCOY,

GEO. D. JONES,
C. A. WAGNER.

The bill was ordered read the third time in its regular order.

Mr. Berry submitted the following report:

The joint committee on investigation of "Force Account" contract for the completion of Section "H"- "I", I. C. H. No. 1, **H. J. R. No. 92**, to which was referred certain matters, having had the same under consideration, reports it back.

Your joint committee after a careful investigation of the records on file in the office of the State Highway Department, submits the following report:

Your joint committee finds, that bids were received by the state highway commissioner on August 4, 1914, for the construction, with brick paving on a sandstone base, of what is known as sections "H"- "I" of the National road, located in Guernsey county, Ohio, more particularly described as contracts Nos. 501 and 502.

The plans and specifications therefor provided for a finished roadway 15 feet in width and 13 miles in length, and included grading, drainage structures, ditches and bermes, the engineer's estimated cost of completion being \$336,000.00.

On October 25, 1914, the contract for the construction of the above described roadway was awarded to Ayres & Kappes of Zanesville, Ohio, at their bid of \$331,000.00, and contract duly executed.

Records on file in the office of the state highway commissioner discloses that the first year the contractors, under constantly rising prices

and adverse labor and weather conditions, completed 7 miles of their contract, for which they were paid by the state \$159,950.52.

War conditions in Europe had begun to directly effect labor and industry in this country, materials had become scarce, labor impossible to obtain, and the situation so acute that many enterprises requiring common labor either were compelled to shut down entirely or were seriously handicapped.

Your committee does not feel that these contractors were therefore entirely responsible for the apparent slow progress of their work, and that conditions over which they had no control contributed in no small degree to the delay in the final completion of their contract.

We further find that they made strenuous efforts to obtain materials and labor, both through the State Highway Department and private organizations, and that their accomplishments on their contract were all that could be expected under the circumstances, and that they were steadily, if not speedily, nearing final completion when their contract was forfeited by the State Highway Commissioner. This is evidenced by the fact that on the date of forfeiture, the contractors had finished 92½% of the entire roadway and had received from the state all but approximately \$30,000.00 of the total contract price of \$331,000.00, the contractors had accomplished substantial performance and had they been permitted to continue with their contract with the force on hand at the time of forfeiture, we feel reasonably sure that it would have been completed by them within a reasonable time.

On October 20, 1917, the state Highway Commissioner formally cancelled the contract of Ayres & Kappes and awarded a "force account" or cost plus contract to one Harness Renick of Williamsport, Ohio, for the completion of the roadway.

This "force account" contract provided for a 10% commission computed on the total cost expended by Harness Renick for completion. It also provided a liberal rental for equipment belonging to Harness Renick to be used on the work, and further provided for the payment of 50 cents per hour, not including drivers' wages, for approximately 20 teams used by Harness Renick on the work.

The records of the State Highway Department show, that at the time said "force account" contract was entered into with Harness Renick, the original contractors, Ayers & Kappes, had been paid \$300,000.00, and that 11½ miles of the roadway had been completed, there remaining yet to be done by the "force account" contractor 1½ miles.

Your committee finds that the "force account" contractor expended money recklessly and without regard for the simplest of business methods, and that he consumed 1 year and 28 days in constructing 1½ miles of roadway, and that he was paid by the State Highway Department \$78,753.05, adding to this amount the cost of engineering supervision charged against the job, it cost the state of Ohio through its "force account" system to construct 1½ miles of the simplest type of brick pavement, \$80,550.57.

Your committee does not deem it necessary to go into detail and set forth each and every act of mismanagement or to enumerate the manner in which funds were recklessly and carelessly expended, but consider the facts as given substantiated by the record on file in the office of the State Highway Commissioner, sufficient upon which to base its statements.

Your committee is of the opinion that after a careful consideration of the facts, that the State Highway Commissioner was not justified in the first instance in the cancellation of the contract of Ayres & Kappes, in view of the fact that pending war conditions had placed an extra burden on these contractors which should have been taken into consideration and every encouragement and opportunity extended to them to bring the work to final completion, nor is it proper at this time, to saddle on their shoulders a cost of completion which the state of Ohio, through gross negligence and inefficient expenditure of funds, has allowed to accumulate to an amount beyond reason.

L. J. GRAHAM,
D. ALLEN BOND,
H. S. ATKINSON,

JAMES R. HOPLEY,
O. J. DEMUTH,
T. M. BERRY.

On motion of Mr. Hopley the report was ordered printed in the appendix of the journal.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 656 — Mr. Walsh.

To amend section 5356 of the General Code, relative to the exemption from taxation of property belonging to park districts.

H. B. No. 637 — Mr. Winter.

To amend section 6587 of the General Code, relative to policies or contracts of insurance.

Am. H. B. No. 699 — Mr. Dodge.

To amend section 6929 of the General Code, relative to road bonds.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Norris the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 656** was read the second time by title only and referred to the committee on Cities.

On motion of Mr. Liggitt the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 699** was read the second time and referred to committee on Highways.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bills:

S. B. No. 226 — Mr. Archer.

To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in

counties adjoining those wherein are located state and road improvements.

S. B. No. 207 — Mr. McCoy.

To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relating to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election.

Attest:

JOHN P. MAYNARD,

Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 721 — Mr. Pearson.

To amend section 8977 of the General Code, providing for passenger fares on railroads.

Attest:

JOHN P. MAYNARD,

Clerk.

On motion of Mr. Stone the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 721** was read the second time by title only.

On motion of Mr. Stone, **Am. H. B. No. 721** — Mr. Pearson, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. Sub. S. B. No. 105 — Mr. Busbey.

To amend section 7248 of the General Code, and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

With the following amendment in which the concurrence of the Senate is requested:

Strike out lines 152, 153, 154, 155, 156, 157, 158, 159 and 160.

Attest:

JOHN P. MAYNARD,

Clerk.

Mr. Busbey moved that the rules be suspended and the amendments to **Am. Sub S. B. No. 105**, be considered at this time.

Which was agreed to.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas none, nays 31, as follows:

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	McCoy,	Snyder,
Archer,	Holl,	Mettler,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—31.
Demuth,	Liggitt,	Patterson,	

So the amendments were not concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution:

H. B. No. 468 — Mr. Backowski.

H. B. No. 571 — Mr. Taylor.

H. B. No. 592 — Mr. Jones, of Hamilton.

H. B. No. 618 — Mr. Cookston.

H. B. No. 644 — Mr. Miller, of Stark.

H. J. R. No. 92 — Mr. Graham, of Muskingum.

Attest:

JOHN P. MAYNARD,
Clerk.

The president, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 224 — The Special Joint Committee on Taxation.

Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 3 — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

With the following amendment in which the concurrence of the Senate is requested:

In line 17 strike out the word "faily" and insert in lieu thereof the word "fairly".

Attest:

JOHN P. MAYNARD,
Clerk.

Said amendment was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **S. B. No. 233** — Mr. Whittemore.

To make sundry appropriations for repair of State House.
And herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House refuses to reconsider the vote by which it passed **H. B. No. 672** — Mr. Smith.

To supplement section 8313 of the General Code of Ohio, relative to mechanics' lien, and herewith returns said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. O'Brien, **H. B. No. 672** was recommitted to committee on Judiciary.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 232** — Mr. Jones, of Hamilton.

To amend section 606 of the General Code, relating to assessments for maintenance of Public Utilities Commission.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 620** — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 616** — Mr. Alban.

To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school districts law, and supplementing section 7730, with new section 7730-1 providing for the time when school property in suspended districts can be sold.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

H. B. No. 120 — Mr. York.

H. B. No. 316 — Mr. Dildine.

H. B. No. 622 — Mr. Federman.

H. B. No. 450 — Mr. Hughes.

Attest:

JOHN P. MAYNARD,
Clerk.

The president, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Re-Am. H. B. No. 615 — The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929 and 7986 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed

with, and **Re-Am. H. B. No. 615** was read the second time by title only and referred to the joint committee on Taxation.

On motion of Mr. Bellevu the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 637** was read the second time by title only.

On motion of Mr. Bellevu, **H. B. No. 637** — Mr. Winter, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore, the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Thursday, January 29, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

The President of the Senate announced that this being the birthday of one of Ohio's distinguished sons, Wm. McKinley, Senator Liggitt had written a poem which was printed on the first page of the calendar. Senator Liggitt was called to the chair and read the poem, as follows:

McKINLEY — MARTYR

I.

Martyr, thy work is done —
Life's fleeting sands are run —
Now thou art still in death.
No more thy passing breath
A nation's mind shall move;
No more thy strong right arm
Shall shield the weak from harm
And helpful to them prove.

II.

Today — the nation keeps
A whole world with us weeps —
The memory of birth
Of such as thou on earth,
Is sacred to us all.
For thee life had no task
So hard, thou it would ask
To on another fall.

III.

Martyr, the hall of fame
Is open to thy name;
Upon thy patient brow
We place the laurel now.
Thou wast our noble son,
We hear thy pale lips say;
"Goody-by, it is God's way —
His will, not ours, be done".

D. A. LIGGITT

Mr. O'Brien moved that the prayer of the chaplain of today be printed in the appendix of the journal.

Which was agreed to.

Mr. Miller presented the petition from the Zanesville Chamber of Commerce, approving the passage of S. B. No. 202 with certain amendments.

Which was referred to the committee on Taxation.

Mr. Miller presented the petition of Edward T. Swigert and seventy-nine other churches of Hamilton county requesting the General Assembly to pass an emergency clause for prohibition enforcement.

Which was referred to the committee on Insurance.

The following bills were introduced and read the first time:

S. B. No. 251 — Mr. Archer.

To amend sections 2750, 2995 and 2996 of the General Code, relating to the term of County Recorder and to the salary of such recorder.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 251** was read the second time by title only and referred to committee on Fees and Salaries.

S. B. No. 252 — Mr. Lloyd.

Authorizing W. B. Matthews, as trustee, to dispose of property.

On motion of Mr. Lloyd the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 252** was read the second time by title only and referred to committee on Judiciary.

S. B. No. 253 — Special Joint Committee on Salaries of State Employees and School Teachers.

Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School, for the period ending June 30, 1921.

On motion of Mr. Miller, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 253** was read the second time by title only and referred to committee on Finance.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and the following bills on the calendar were read the second time by their titles only, and referred as follows:

S. B. No. 247 — Mr. Ritter.

To committee on Roads and Highways.

Mr. Jones, of Meigs, submitted the following report:

The standing committee on Military Affairs, to which was referred **H. B. No. 675** — Mr. Scott, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended: That section 5242 as set forth in section 1 of said bill be changed and amended so as to read as follows:

"Section 5242. The maximum amount to be expended by the state for the building or purchase of an armory for a single organization shall not exceed *forty thousand dollars* and *fifteen thousand dollars* additional for each organization or headquarters provided for. The adjutant general may allow a sum not to exceed *two thousand dollars* for the furnishing and equipping of each armory so built or purchased, and in no city

shall more than one building be erected or purchased until provisions have been made for all organizations therein. * * * *A sum of not to exceed twelve hundred dollars per annum in villages, and two thousand dollars per annum in cities, shall be allowed to each organization to cover armory rent, heat, light, water and janitor service, amount to be determined by the adjutant general and all sums expended for said purposes to be approved and paid by the adjutant general upon vouchers properly certified."*

TOM W. JONES,
C. A. WAGNER,

C. K. PATTERSON,
H. P. McCOY.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **H. B. No. 699** — Mr. Dodge, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 2. Strike out "section" and insert in lieu thereof "sections 1223, 3298-15e, 3298-45 and".

In line 3. Insert after line 3 and before line 4 the following:

"Sec. 1223. The county commissioners, in anticipation of the collection of such taxes and assessments or any part thereof, and whenever such construction, improvement or repair is being done upon their application, may, whenever in their judgment it is deemed necessary sell the bonds of said county in any amount not greater than the aggregate sum necessary to pay the respective shares of the estimated compensation, damages, cost and expense payable by the county, township or townships and the owners of the lands assessed for such improvement, but the aggregate amount of such bonds issued and outstanding at any one time and to be redeemed by a tax levy upon the grand duplicate of the county shall not be in excess of one per cent. of the tax duplicate of such county. In computing such one per cent. bonds to be redeemed by special assessments or by tax levies upon the interested township or townships shall not be taken into account. Such bonds shall state for what purpose issued and bear interest at a rate not to exceed * * * *six* per cent. per annum, payable semi-annually, and in such amounts, and to mature in not more than ten years after their issue, as the county commissioners shall determine. Prior to the issuance of such bonds the county commissioners shall provide for the levying of a tax upon all the taxable property of the county to cover any deficiency in the payment or collection of any special assessments or township taxes anticipated by such bonds. The proceeds of such bonds shall be used exclusively for the payment of the cost and expense of the construction, improvement or repair of the highway for which the bonds are issued. If bids are made for a portion of the proposed issue, the commissioners may accept a combination of bids, if by so doing the bonds will produce the best price to the county, and at the request of the purchaser the bonds may be issued in denominations of one hundred dollars or multiples thereof, notwithstanding any provision of the resolution providing for their issue. Where such construction, improvement or repair

is made upon the application of the township trustees such township trustees are hereby authorized to sell the bonds of the interested township in any amount not greater than the estimated compensation, damages, cost and expense of such construction, improvement or repair and under like conditions hereinbefore prescribed for county commissioners.

"Sec. 3298-15e. The township trustees, in anticipation of the collection of such taxes and assessments, or any part thereof, may, whenever in their judgment it is deemed necessary, sell the bonds of said township in any amount not greater than the aggregate sum necessary to pay the estimated compensation, damages, costs and expenses of such improvement. Such bonds shall state for what purpose they are issued and shall bear interest at a rate not to exceed * * * *six* per cent per annum, payable semi-annually, and in such amounts and to mature at such times as the trustees shall determine, subject to the provision, however, that said bonds shall mature in not more than ten years. Prior to the issuance of such bonds the township trustees shall, in case all or any part of said bonds are to be redeemed by special assessments, provide for the levying of a tax upon all the taxable property of the township to cover any deficiencies in the payment or collection of any such special assessments. The sale of such bonds shall be advertised once not later than two weeks prior to the date fixed for such sale in a newspaper published in the county and of general circulation within such township, if there be any such paper published in the county, but if there be no such paper published in the county then in a newspaper having general circulation in said township. Such bonds shall be sold to the highest bidder for not less than par and accrued interest. The proceeds of such bonds shall be used exclusively for the payment of the compensation, damages, costs and expenses of the improvement for which they are issued.

"Sec. 3298-45. The township trustees, in anticipation of the collection of such taxes and assessments, or any part thereof, may whenever in their judgment it is deemed necessary, sell the bonds of said road district, in any amount not greater than the aggregate sum necessary to pay the estimated compensation, damages, costs and expenses of such improvement. Such bonds shall state for what purpose they are issued and shall bear interest at a rate not to exceed * * * *six* per cent. per annum, payable semi-annually and in such amounts and to mature at such times as the trustees shall determine, subject to the provision, however, that said bonds shall mature in not more than ten years. Prior to the issuance of such bonds the township trustees shall, in case all or any part of said bonds are to be redeemed by special assessments, provide for the levying of a tax upon all the taxable property of the road district, to cover any deficiencies in the payment or collection of any such special assessments. The sale of such bonds shall be advertised once, not later than two weeks prior to the date fixed for such sale, in a newspaper published in the county and of general circulation within such district, if there be any such paper published in the county, but if there be no such paper published in the county then in a newspaper having general circulation in said district. Such bonds shall be sold to the highest bidder for not less than par and accrued interest. The proceeds of such bonds shall be used exclusively for the payment of the compensation, damages, costs and expense of the improvement for which they are issued."

In line 25 strike out "section" and insert in lieu thereof "sections 1223, 3298-15e, 3298-45 and".

In line 26 strike out "is" and insert in lieu thereof "are".

T. A. BUSBEY,
C. K. PATTERSON,
O. J. DEMUTH,
GEO. J. SNYDER,
T. M. BERRY,

J. H. STONE,
H. P. McCOY,
JAMES B. HOPLEY,
F. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on Public Utilities, to which was referred **S. B. No. 70** — Mr. Holden, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
GEO. J. SNYDER,
H. P. McCOY,

GEORGE W. HOLL,
E. G. LLOYD,
ROBERT J. O'BRIEN.

On motion of Mr. Busbey the Senate recessed for five minutes.
Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

I am directed to inform you that the House of Representatives insists on its amendments to **Am. Sub. S. B. No. 105** — Mr. Busbey. To amend section 7248 of the General Code and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to a system of highways laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state, and asks for a Committee of Conference.

Attest:

JOHN P. MAYNARD,

Clerk.

Mr. Whittemore moved that request of the House be acceded to for a committee of conference.

Which was agreed to.

The President appointed as managers on the part of the Senate on differences on **Am. Sub. S. B. No. 105**, Messrs. Busbey, Whittemore and Berry.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred **Re-am. H. B. No. 615** — Special Joint Committee on Taxation, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

In line 97 strike out the word "limitation" and in lieu thereof insert "limitations".

After line 161 insert the following:

Sec. 7596. If, upon such examination, the superintendent of public instruction is satisfied that any adjustments or changes in local school policy and administration should be made as a condition of participation in the reserve in the state common school fund, he may order such

adjustments and changes to be made. For this purpose he shall have power to order any local board of education or any county board of education to exercise any power of whatsoever character in them vested by law, and such order shall be complied with forthwith, as a condition precedent to any participation in such reserve. If the additional levy provided for by sections 5649-4, 5649-5 and 5649-5a of the General Code has not been submitted to the electors, such order shall direct such submission for such number of years as the superintendent may deem best and for such number of mills, within the limitations imposed by said sections, as may be required in order to meet the financial needs of the district, or to exhaust its revenue resources; and if such submission is not made, or if the electors of the district do not approve the additional levy so submitted, the district shall not participate in such reserve.

Sec. 7597. After his orders have been complied with, the state superintendent of public instruction shall ascertain the probable amount required to supplement the revenues of such district in order to enable the board of education thereof to conduct the schools of the district and certify the same to the auditor of state. He shall thereafter, from time to time, within the amount so ascertained, and so long as his orders are complied with, draw his vouchers on the auditor of state for such sums as may be actually needed by such district. The auditor shall issue his warrants therefor payable out of an appropriation made by the general assembly from the reserve in the state common school fund. Any balance of such reserve remaining at the end of any fiscal year shall lapse into the state common school fund and be apportioned according to law.

FRANK C. PARRETT,
W. W. BELLEW,
WILLIAM AGNEW,
T. M. BERRY,
RUPERT BEETHAM.

E. J. HOPPLE,
J. E. HOLDEN,
H. T. ROBINS,
FRANCIS M. THOMPSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

S. B. No. 210—Mr. Miller, being a special order for this hour was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 26, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	McCoy,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Meigs,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whitemore—26.
Emmert,	Liggitt,		

Mr. Bellew voted in the negative.

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

S. B. No. 123 — Mr. Davis.

To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.

Am. S. B. No. 203 — Mr. Liggitt.

To provide for the erection of an armory in the village of Shreve, Ohio.

Am. S. B. No. 208 — Mr. Whittemore.

To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code by section 1465-69a, being part of the workman's compensation law.

Am. S. B. No. 211 — Mr. O'Brien.

To amend sections 3812-2 and 3812-3 of the General Code, to prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in street and other public thoroughfares proposed to be improved, paved, or repaved, surfaced or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstruction upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,

JOHN E. BARNES,
HENRY EVANS,
HERBERT L. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 232 — Mr. Jones, of Hamilton.

To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission.

H. B. No. 332 — Mr. Comings.

To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies.

H. B. No. 437 — Mr. Jones, of Hamilton.

To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners.

H. B. No. 554 — Mr. Lonz.

Providing for the maintenance of parks in townships composed in part of islands.

H. B. No. 560 — Mr. Evans.

To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.

H. B. No. 659 — Mr. Hopple.

To amend section 9160 of the General Code, relating to union depot companies.

JOHN E. BARNES,
HENRY EVANS,
C. F. McCOY,
HERBERT L. JONES,

ROBERT J. O'BRIEN,
CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM.

Mr. O'Brien submitted the following report:

The joint committee on enrollment has examined and found correctly enrolled the following bills:

H. B. No. 616 — Mr. Alban.

To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school districts law, and supplementing section 7730, with new sections 77301- providing for the time when school property in suspended districts can be sold.

H. B. No. 661 — Mr. Faris.

To amend section 7624, General Code of Ohio, as amended March 21st, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

H. B. No. 712 — The Special Joint Committee on Taxation.

To authorize the taxing authorities of municipal corporations, to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.

H. B. No. 727 — Mr. Fouts.

Providing for the relief of Morgan county, Ohio.

ROBERT J. O'BRIEN,
CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,

JOHN E. BARNES,
HARRY EVANS,
HERBERT L. JONES.

Mr. Parrett submitted the following report:

The special joint taxation committee, to which was referred **S. B. No. 235** — Special Joint Committee on Salaries of State Employees and School Teachers, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 7, strike out "three hundred" and insert in lieu thereof "one hundred and twenty-five".

In line 8, strike out "sixty" and insert in lieu thereof "thirty".

In line 18, strike out "Fifteen per centum" and insert in lieu thereof "two-eighths".

In line 23, strike out "ten percentum" and insert in lieu thereof "one-eighth".

In line 28, strike out "twenty-five percentum" and insert in lieu thereof "two-eighths".

FRANK C. PARRETT,
WM. AGNEW,
WALLACE W. BELLEW,
THOMAS M. BERRY,

FRANK C. WHITEMORE,
HUSTON T. ROBINS,
FRANCIS M. THOMPSON.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

H. J. R. No. 97 — Mr. Crabbe, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Liggitt,	Patterson,
Archer,	Holden,	Lloyd,	Ritter,
Beebe,	Hopley,	McCoy,	Snyder,
Bellew,	Jones, of Franklin,	Miller,	Sparks,
Berry,	Jones, of Meigs,	Norris,	Stone,
Busbey,	Kryder,	O'Brien,	White—27.
Demuth,	Latham,	Parrett,	

So the joint resolution was adopted.

H. J. R. No. 93 — Mr. Talley, was taken up.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	McCoy,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Kryder,	Parrett,	White,
Demuth,	Latham,	Patterson,	Whittemore—30.
Emmert,	Liggitt,		

So the joint resolution was adopted.

S. J. R. No. 68 was taken up.

On motion of Mr. Whittemore, **S. J. R. No. 68** was informally passed.

On motion of Mr. Kryder, the speech of Mr. Latham on **H. J. R. No. 93** was ordered printed in the journal as follows:

The comrades of the boys together with the author of this resolution have requested me to present this petition. It speaks for itself and comes from the hearts of the men in the House of Representatives without dissenting voice. It makes supplication to the Republic of France to send to us the mortal remains of those militant countrymen who crossed the seas to carry on the spirit of liberty, that cruel autocratic government might perish from the earth.

When from the dying lips of Allied comrades came the cry, "Oh, America, come before it is forever too late," the answer returned, "We will come", and two million boys from American walks of life and from all progeny left political creed behind them, came to attention and salute before their commander and offered their lives to sacrifice.

Many returned, many remained. It is for the fallen we make prayerful solicitation that they may rest in the land which gave them birth and adoption. It is to the mother who devotedly said:

"My star — that turned to gold when my boy laid down his life to defend his mother, and all mothers. My golden star that my eyes will always see shining in God's sky. And when I lift my face to ask the Heavenly Father for strength to bear my burden, I see my boy's face smiling back to me across the grave."

It is to American motherhood, Mr. President, that our minds speak with emotion.

Am. H. J. R. No. 26 — Mr. Mulcahy, was taken up.

On motion of Mr. Agnew, **Am. H. J. R. No. 26** was informally passed.

S. J. R. No. 69 — Mr. Liggitt, was taken up.

On motion of Mr. Liggitt, **S. J. R. No. 69** was informally passed.

Amendments to **S. B. No. 3** — Mr. Liggitt, was taken up.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Hopley,	McCoy,	Snyder,
Beebe,	Jones, of Franklin,	Miller,	Sparks,
Bellew,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	White,
Demuth,	Liggitt,	Patterson,	Whittemore—29.
Emmert,			

So the amendments were concurred in.

Am. H. B. No. 615 — Joint Tax Commission, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—31.
Demuth,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 328 — Mr. Bliss, was read the third time.

The question being, "Shall the bill pass?"

Mr. O'Brien moved to amend as follows:

In line 14 strike out the word "eight" and insert in lieu thereof the word "nine".

On which a roll call was demanded.

Mr. Holden demanded a call of the Senate, which was duly seconded and taken, and 31 senators answered to their names.

The absentees were: Messrs. Mettler and Wright.

The president directed the sergeant-at-arms to dispatch his messengers for the absentees.

On motion of Mr. Holden, further proceedings under the call were dispensed with.

The question was, "Shall the amendments to **Am. H. B. No. 328** be agreed to?"

The yeas and nays were taken, and resulted — yeas 17, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Kryder,	Snyder,
Pellw,	Holl,	Lloyd,	Wagner,
Berry,	Hopley,	Norris,	Whittemore,
Busbey,	Jones, of Franklin,	O'Brien,	Wright—17.
Emmert,			

Those who voted in the negative were: Messrs.

Ake,	Jones, of Meigs,	Miller,	Sparks,
Archer,	Latham,	Parrett,	Stone,
Beebe,	Liggitt,	Patterson,	White—15.
Demuth,	McCoy,	Ritter,	

So the amendments were agreed to.

The question being, "Shall the bill pass?"

Mr. O'Brien moved to amend as follows:

In line 15 strike out the word "eight" and insert in lieu thereof the word "nine".

On which a roll call was demanded.

The question was, "Shall the amendments be agreed to?"

The yeas and nays were taken, and resulted — yeas 12, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Bellew,	Holden,	Norris,	Wagner,
Busbey,	Jones, of Franklin,	O'Brien,	Wright—12.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Miller,	Sparks,
Bellew,	Hopley,	Parrett,	Stone,
Berry,	Jones, of Franklin,	Patterson,	White,
Busbey,	Lloyd,	Ritter,	Whittemore—18.
Emmert,	McCoy,		

So the amendments were disagreed to.

Mr. Whittemore moved that the vote whereby the amendments were disagreed to be reconsidered.

The question being, "Shall the bill pass?"

The question was, "Shall the Senate reconsider the vote by which the amendment was lost?"

The yeas and nays were taken, and resulted — yeas 14, nays 19, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Norris,	Snyder,
Beebe,	Holl,	O'Brien,	Wagner,
Bellew,	Jones, of Franklin,	Ritter,	Wright—14.
Emmert,	Lloyd,		

Those who voted in the negative were: Messrs.

Ake,	Demuth,	Liggitt,	Sparks,
Archer,	Hopley,	McCoy,	Stone,
Beebe,	Jones, of Meigs,	Miller,	White,
Berry,	Kryder,	Parrett,	Whittemore—19.
Busbey,	Latham,	Patterson,	

So the motion to reconsider was lost.

Mr. Hopley moved that the vote on the amendment of Mr. O'Brien be reconsidered.

The question was, "Shall amendment of Mr. O'Brien No. 1 be reconsidered?"

The yeas and nays were taken, and resulted — yeas 17, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Hopley,	McCoy,	Sparks,
Beebe,	Kryder,	Miller,	Stone,
Berry,	Latham,	Parrett,	White—17.
Busbey,			

Those who voted in the negative were: Messrs.

Agnew,	Holl,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore,
Emmert,	Jones, of Meigs,	Patterson,	Wright—15.
Holden,	Lloyd,	Snyder,	

So the vote on Mr. O'Brien's amendment No. 1 was reconsidered.

The question was, "Shall amendment No. 1 of Mr. O'Brien be agreed to?"

The yeas and nays were taken, and resulted — yeas 14, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Lloyd,	Snyder,	Wright—14.
Emmert,	McCoy,		

Those who voted in the negative were: Messrs.

Ake,	Holl,	Liggitt,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Parrett,	Stone,
Berry,	Kryder,	Patterson,	White—18.
Demuth,	Latham,		

So the amendments were disagreed to.

The question being, "Shall the bill pass?"

Mr. Agnew moved to amend as follows:

In line 26 strike out the word "four" and insert in lieu thereof the word "five".

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend the amendment as follows:

By striking out the word "five" and inserting four and insert after the word "thousand" "five hundred".

So the amendments to the amendment were disagreed to.

So the amendments of Mr. Agnew were disagreed to.

The question being, "Shall the bill pass?"

Mr. Parrett moved to amend as follows:

In line 26 strike out "nor less than one thousand dollars".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 13, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Stone,
Ake,	Hopley,	Norris,	Wagner,
Bellew,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—19.
Emmert,	Lloyd,	Snyder,	

Those who voted in the negative were: Messrs.

Archer,	Holl,	Liggitt,	Ritter,
Beebe,	Jones, of Meigs,	Miller,	Sparks,
Berry,	Kryder,	Patterson,	White—13.
Demuth,			

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 106 — Mr. Beetham.

Relative to adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution considered at this time.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Sparks,
Ake,	Holden,	Norris,	Wagner,
Beebe,	Holl,	O'Brien,	White,
Bellew,	Hopley,	Parrett,	Whittemore,
Berry,	Kryder,	Ritter,	Wright—22.
Demuth,	Latham,		

Mr. Miller voted in the negative.

So the joint resolution was adopted.

S. R. No. 71 — Mr. Thomas W. Jones, of Meigs.

Expressing sympathy to the family and friends of Honorable Jeremiah L. Carpenter, deceased, formerly a member of the Senate.

WHEREAS, The Senate has heard with deep regret and sorrow of the death of the late Jeremiah L. Carpenter of Meigs county, who served as a member of the House of Representatives for two terms during the years 1878-1881 and as a member of the Senate for three terms during the years 1890-1893 and 1898-1899, and was honored by appointment to other official state positions; and

WHEREAS, In his death the people of his county and the state have lost the services of an honest, upright, loyal citizen who was faithful to every public trust; therefore

Be it resolved, That we extend to the family and friends of the deceased this expression of our sincere sympathy and that, as a further mark of respect, an engrossed copy of these resolutions, signed by the President of the Senate and attested by the clerk, be forwarded to the family of the deceased.

Be it further resolved, That, in honor of the memory of the deceased, the Senate do now recess.

Senate met pursuant to recess.

S. B. No. 170 — Mr. Hopley, was read the third time.

The question being, "Shall the bill pass?"

Mr. O'Brien moved to amend as follows:

Strike out lines 4, 5, and 6 and 7; in line 10 strike out the words sixty-five and insert in lieu thereof "seventy."

In line 12 strike out the words "fifty-five" and insert in lieu thereof the word "sixty."

In line 13 strike out the word forty and insert in lieu thereof the word "fifty."

In line 14 strike out the word "five."

In line 15 strike out the words "thirty-five" and insert in lieu thereof the word "forty."

In line 17 strike out the words "twenty-five" and insert in lieu thereof the word "thirty."

Strike out all of line 20 except the word thousand and insert period after thousand; strike out all of lines 21, 22 and 23; in line 27 strike out all after the word "officer" and insert in lieu thereof "be less than eighteen hundred dollars nor more than *seven* thousand dollars. Strike out all of lines 28, 29, 30, 31, 32 and 33; in line 34 strike out the figures 2989.

So the amendments were agreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Ritter,
Bellew,	Holl,	Norris,	Snyder,
Berry,	Hopley,	O'Brien,	Whittemore,
Busbey,	Liggitt,	Parrett,	Wright—17.
Emmert,			

Those who voted in the negative were: Messrs. Demuth, Kryder, Latham, Patterson, White — 5.

So the bill passed.

Mr. O'Brien moved to amend the title as follows:

Strike out the figures "2989" in the first line, strike out the third and fourth lines and insert in lieu thereof the following: "for probate judges of Ohio."

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

H. B. No. 653 — Mr. King, was read the third time.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

Between lines 17 and 18 insert the following:

"For new roof skylights on state house	\$4,046.00
For cleaning attic and ceiling glass in state house	500.00
For ventilating equipment in Senate Chamber and	
House of Representatives	2,000.00
For fresco wall decorations and repairs in Senate	
chamber, senate smoking room and House of	
Representatives	6,400.00
For repairing and waterproofing terrace between state	
house and annex	3,000.00
New windows in Senate and House	3,216.00"

In line 18 before the first word insert:

"Section 2. That the adjutant general of Ohio is authorized and directed to make such repairs according to law;" and change capital "A" to small "a" in first word "all".

In line 20 strike out the period after the word "House" and insert the following: "and three members of the Senate appointed by the President of the Senate."

In line 20 add letter "s" to "custodian" and insert between the words "the" and "House" the words "Senate and."

In line 21 between the words "inspect" and "superintend" strike out the word "and" and insert a comma.

In line 22 after the first word "work" strike out the remainder of said line and insert in lieu thereof the words "together with the adjutant general."

Strike out all of lines 23, 24 and 25.

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows:

In line 16 after the word "he" insert the words "Senate and"

The motion was agreed to and the bill was so amended.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to amend as follows: In line 16, after the word "the", insert the words "Senate and".

The motion was agreed to and the bill was so amended.

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Parrett,	White,
Berry,	Kryder,	Patterson,	Whittemore—22.
Busbey,	Latham,		

So the bill passed.

Mr. Whittemore moved to amend as follows:

In the title after word "Representatives" add "Senate Chamber and State House".

The motion was agreed to and the bill was so amended.

The title was agreed to as amended.

H. B. No. 16 — Mr. Comings, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 19, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	Ritter,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	McCoy,	White,
Berry,	Hopley,	Parrett,	Whittemore—19.
Busbey,	Kryder,	Patterson,	

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Snyder,	Whittemore—7.
Bellew,	Norris,	White,	

So the bill passed.

The title was agreed to.

H. B. No. 606 — Mr. Cable, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	McCoy,	Ritter,
Archer,	Holden,	Miller,	Snyder,
Beebe,	Holl,	Norris,	Sparks,
Bellew,	Hopley,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—26.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 651 — Mr. Bond, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows.

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Ritter,
Beebe,	Holl,	McCoy,	Snyder,
Bellew,	Hopley,	Miller,	Sparks,
Berry,	Jones, of Meigs,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Whittemore—27.
Demuth,	Latham,	Parrett,	

So the bill passed.

The title was agreed to.

H. B. No. 271 — Mr. Spidel, was read the third time.

The question being, "Shall the bill pass?"

Mr. O'Brien moved that **H. B. No. 271** be made a special order for Tuesday at 2 p. m.

Which was agreed to.

S. R. No. 70 — Mr. Holden, was read the third time.

Mr. Archer moved that **S. R. No. 70** — Mr. Holden be informally passed, which was agreed to.

Am. H. B. No. 574 — Mr. Federman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	McCoy,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore—18.
Demuth,	Liggitt,		

Mr. Wright voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 705 — Mr. Donahay, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Parrett,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	White,
Berry,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—28.

So the bill passed.

The title was agreed to.

Am. H. B. No. 721 — Mr. Pearson, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Parrett,
Ake,	Emmert,	Latham,	Ritter,
Archer,	Holden,	McCoy,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore—25.
Busbey,			

Mr. Liggitt voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 686 — Mr. Robins, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—24.

Mr. Beebe voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 232 — Mr. Jones, of Hamilton.

H. B. No. 332 — Mr. Comings.

H. B. No. 437 — Mr. Jones, of Hamilton.

H. B. No. 554 — Mr. Lonz.

H. B. No. 560 — Mr. Evans.

H. B. No. 659 — Mr. Hopple.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

S. B. No. 123 — Mr. Davis.

Am. S. B. No. 203 — Mr. Liggitt.

Am. S. B. No. 208 — Mr. Whittemore.

Am. S. B. No. 211 — Mr. O'Brien.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 616 — Mr. Alban.

H. B. No. 661 — Mr. Faris.

H. B. No. 712 — The Special Joint Committee on Taxation.

H. B. No. 727 — Mr. Fouts.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

S. B. No. 232 — Mr. Ritter, was read the third time.

The question being, "Shall the bill pass?"

Mr. Ritter moved to amend as follows:

In line 10 after "houses," insert "and way".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Latham,	O'Brien,
Ake,	Demuth,	Liggitt,	Parrett,
Archer,	Emmert,	Lloyd,	Ritter,
Beebe,	Holl,	McCoy,	Snyder,
Bellew,	Hopley,	Miller,	White,
Berry,	Kryder,	Norris,	Whittemore—24.

So the bill passed.

The title was agreed to.

Mr. Whittemore submitted the following report:

The committee of Conference, to which was referred the matters of difference between the two houses on **Sub. H. B. No. 713** — Special Joint Committee on Taxation, having had the same under consideration does recommend the respective houses as follows:

That the bill be recommended to the House and Senate for passage in the form as passed by the House with the following amendments:

In line 5 after the word "electors" insert the following: "at an election held prior to said date".

In line 6 after the comma following the word "bonds" insert the following: "or having provided for the issuance of such bonds without a vote of the electors by ordinance or resolution adopted on or before said date, whether the effectiveness thereof was postponed until after said date by laws or charter provisions requiring publication or subjecting such ordinance or resolution to a referendum, or not".

After line 31 insert the following:

"Section 4. All interest and sinking fund levies on account of bonds issued by any municipal corporation under authority of H. B. No. 712 of the 83rd General Assembly passed January 22, 1920, entitled 'to authorize the taxing authorities of municipal corporations to fund deficiencies in operating revenues for the year 1920, issue bonds and levy taxes for such purposes' shall be excluded from the operation of any and all limitations on tax rates imposed by any law now in force, anything in the provisions of said H. B. No. 712 or in such tax limitation laws to the contrary notwithstanding."

In line 28 after the word "to" add the word "current".
In the same line strike out the words "for special purposes".

H. H. GRISWOLD,
C. H. FREEMAN,

- Managers on the part of the House.

F. E. WHITTEMORE,
WM. AGNEW,
FRANK C. PARRETT,

Managers on the part of the Senate.

The question was "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken, and resulted — yeas 21, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Parrett,
Ake,	Hopley,	McCoy,	Ritter,
Archer,	Jones, of Meigs,	Miller,	White,
Bellew,	Kryder,	Norris,	Whittemore,
Busbey,	Latham,	O'Brien,	Wright—21.
Demuth,			

Messrs. Beebe, Holden, Holl and Lloyd voted in the negative.
So the bill passed.

The title was agreed to.

Mr. Agnew moved that the vote whereby **H. B. No. 697** was passed be reconsidered and remain pending, and the clerk be requested to message the House for the return of said bill.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **S. B. No. 223** — Mr. Miller, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended.

I. In line 8, change the word "expecting" to "excepting".

2. In line 12, after the word "certificates" and the comma, strike out the rest of the line.

3. In line 13, strike out the word "certificates" and the comma.

4. In line 14, after the word "employed" and the comma, insert the following: *"and teachers holding temporary or emergency certificates who have had not less than two years of successful teaching experience at the time of employment."*

5. In line 16, after the word "certificates", strike out the comma and the rest of the line.

6. In line 17, strike out "gency certificates" and the comma.

7. In line 32, strike out the words "for eight months of the year".

8. In line 33, after the word "has" strike out the rest of the line, and insert, *"exhausted the revenue resources of the district devoting to the tuition fund at least one-fourth of the aggregate of all levies for school purposes"*.

9. In line 34, strike out the words, "shall be for the tuition fund".

10. In line 42, strike out the commas and the words "including the privilege of a hearing".

11. In line 43, after the word "unsatisfactory," change the period to a comma, strike out the rest of the line, and insert the following: *"And provided further, that contracts entered into by teachers on transferring from one district to another under which increments on account of experience are for special reasons waived, either wholly or in part, shall be valid, on condition that there is attached to each and every such contract a statement of the special reasons for such waiver of increment or increments as may be involved, which statement shall bear the written endorsement of the state superintendent of public instruction. No such agreement, however, shall be valid if it provides for a total salary to the teacher concerned of less than \$800 per annum."*

12. Strike out all of line 44.

13. In line 45, strike out "terminated as other appeals".

CHAS. A. WHITE,
E. G. LLOYD,
J. N. STONE,
GEO. E. KRYDER,
H. P. McCOY,

GEO. J. SNYDER,
WM. AGNEW,
M. B. ARCHER,
T. A. BUSBEY.

On motion of Mr. Whittemore, the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 223** was engrossed at the clerk's desk and read the third time.

Which was agreed to.

Mr. Parrett submitted the following report:

The special joint committee on Taxation, to which was referred **H. B. No. 153**—Mr. Luchsinger, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2, after the word "amended", insert the words and figures "and supplemented by the enactment of a section to be designated as section 17-1a of the General Code,"

In line 12, after the word "construed", insert the word "not"

Between lines 13 and 14 insert the following:

"Sec. 17-1a. *It shall be the duty of the chief of the fire department of each city to divide the uniform force into platoons, and the said chief shall not keep a platoon of the uniform force on duty more than twenty-four consecutive hours, except in cases of extraordinary emergency, after which the platoon serving twenty-four hours shall be allowed to remain off duty for twenty-four consecutive hours. This section shall not apply to any city that may have adopted or may hereafter adopt the eight hour regulation for its fire department.*"

FRANK C. PARRETT,
W. W. BELLEW,
J. E. HOLDEN,
WM. AGNEW,
T. M. BERRY,

F. E. WHITEMORE,
RUPERT BEETHAM,
H. T. ROBINS,
FRANCIS M. THOMPSON,
E. J. HOPPLE.

Mr. Berry submitted the following report:

The standing committee on Fees and Salaries, to which was referred **S. B. No. 251** — Mr. Archer, having had the same under consideration, reports it back and recommends its passage.

T. M. BERRY,
H. J. RITTER,

D. A. LIGGITT,
GEO. E. KRYDER.

The bill was ordered to be engrossed and read the third time in its regular order.

On leave the following bills were introduced and read the first time:

S. B. No. 254 — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for employes of state departments, commissions and institutions.

On motion of Mr. Miller, the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 254** was read the second time by title only and referred to committee on Finance.

S. B. No. 223 — Mr. Miller, was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Ritter,
Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	White,
Bellew,	Jones, of Meigs,	Norris,	Whittemore,
Berry,	Kryder,	O'Brien,	Wright—27.
Busbey,	Latham,	Parrett,	

So the bill passed.

The title was agreed to.

Mr. Snyder moved that the motion to informally pass **S. R. No. 70**, be reconsidered.

Which was disagreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 565 — Mr. Bliss.

Authorizing corporations of this state to cooperate in the creation and maintenance of instrumentalities for public welfare.

H. B. No. 718 — Mr. Bond.

Providing for the relief of Olive M. Smith.

Am. H. B. No. 681 — Mr. Graham, of Licking.

Authorizing the governor to deed certain lands to the Ohio Archaeological and Historical Society to be maintained as public parks and making an appropriation for suitable markers.

Attest:

JOHN P. MAYNARD,
Clerk,

Said bill was read the first time.

On motion of Mr. Norris, the constitutional rule requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 565** was read the second time by title only.

On motion of Mr. Norris, **H. B. No. 565** — Mr. Bliss, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Miller, the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **Am. H. B. No. 681** was read the second time by title only and referred to committee on Public Works.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 221 — The Special Joint Committee on Taxation.

To amend section 2558 of the General Code, relating to the term of the county auditor and to adjust existing terms in accordance with such amendment.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the passage of **S. B. No. 218** — Mr. Wagner.

To amend section 5552 of the General Code, relative to the county draughtsman.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 594 — Mr. Beaty.

To amend section 12430 of the General Code, providing for the payment of the amount credited to a convict to parent.

H. B. No. 647 — Mr. Donahay.

To amend section 1579-161 of the General Code, relative to the establishment of a municipal court in the city of Youngstown, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. McCoy, the constitutional rule requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 647** was read the second time by title only and referred to the committee on Cities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House appoints as managers on the part of the House on matters of difference between the two houses on **Re-Am. S. B. No. 105** — Mr. Busbey, Messrs. Fouts, Taylor and Bliss.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 702 — Mr. King.

To make sundry appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 702** was read the second time by title only and referred to committee on Finance.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 206 — Mr. Hopley.

To amend sections 4952, 4952-1, and 4969 of the General Code, relative to declarations of candidacy for nominations of certain officers at primary elections.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Busbey moved that **H. B. No. 543** be informally passed, which was agreed to.

S. B. No. 190 — Mr. Bellew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	McCoy,	Ritter,
Archer,	Emmert,	Norris,	Snyder,
Beebe,	Holden,	O'Brien,	White,
Bellew,	Hopley,	Parrett,	Wright—18.
Berry,	Latham,		

Messrs. Ake, Kryder, Liggitt and Whittemore voted in the negative. So the bill passed.

The title was agreed to.

H. B. No. 605 — Mr. Davis, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	McCoy,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Bellew,	Kryder,	O'Brien,	White,
Berry,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—21.
Emmert,			

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 235** was engrossed at the clerk's desk, placed on the calendar and read the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to amend as follows:

In line 7 strike out "one hundred and twenty-five" and in lieu thereof insert "one hundred and fifty".

In line 8 strike out "thirty" and insert in lieu thereof "fifty".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 18, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	McCoy,	Ritter,
Ake,	Hopley,	Miller,	Sparks,
Archer,	Kryder,	O'Brien,	White,
Bellew,	Latham,	Parrett,	Whittemore—18.
Berry,	Liggitt,		

Messrs. Emmert, Holden, Norris, Snyder and Wright voted in the negative.

So the bill passed.

The title was agreed to.

H. B. No. 364—Mr. Barnes, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Hopley,	Norris,	White,
Bellew,	Kryder,	O'Brien,	Whittemore,
Berry,	Latham,	Parrett,	Wright—23.
Demuth,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested.

Am. H. B. No. 642—Mr. Brach.

To authorize municipal corporations to issue bonds to purchase, construct and acquire by condemnation a transportation system or systems.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore, the Senate adjourned till 1:30 p. m., Tuesday.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Tuesday, February 3, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of last legislative day was read and approved.

The following bills were introduced and read the first time:

S. B. No. 255 — Mr. Hopley.

To amend section 5092 of the General Code relating to election officers as candidates at an election.

On motion of Mr. Hopley the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 255** was read the second time by title only and referred to committee on Privileges and Elections.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with and the following bills on the calendar were read the second time by their titles only and referred as follows:

H. B. No. 718 — Mr. Bond.

To committee on County Affairs.

Am. H. B. No. 642 — Mr. Brach.

To committee on Cities.

H. B. No. 594 — Mr. Beaty.

To committee on Judiciary.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred

S. B. No. 243 — Adjustment of Salaries Committee, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 5 change word "three" to "five".

M. B. ARCHER,

F. E. WHITTEMORE,

H. ROSS AKE,

FRANK C. PARRETT,

C. K. PATTERSON,

J. N. STONE,

WM. AGNEW.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Patterson submitted the following report:

The standing committee on Judiciary, to which was referred

S. B. No. 238 — Mr. Kryder (by request), having had the same under consideration, reports it back, and recommends its passage.

M. B. ARCHER,

C. K. PATTERSON,

J. N. STONE,

H. ROSS AKE,

FRANK C. PARRETT,

WM. AGNEW,

GEO. D. JONES.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller submitted the following report:

The standing committee on Adjustment of Salaries of State Employes and School Teachers, to which was referred **S. B. No. 240**—Adjustment of Salaries Committee, having had the same under consideration, reports it back and recommends its passage.

W. M. MILLER,
CARL V. BEEBE,
FRANK L. LYTLE,

H. S. ATKINSON,
HARRY D. SILVER,
TOM W. JONES.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller submitted the following report:

The standing committee on Adjustment of Salaries of State Employes and School Teachers, to which was referred **S. B. No. 242**—Adjustment of Salaries Committee, having had the same under consideration, reports it back and recommends its passage:

FRANK L. LYTLE,
W. M. MILLER,
HARRY D. SILVER,

CARL V. BEEBE,
H. S. ATKINSON.

The bill was ordered to be engrossed and read the third time in its regular order.

S. J. R. No. 68 was taken up.

Mr. Whittemore moved that **S. J. R. No. 68** be informally passed.

Am. H. J. R. No. 26 was taken up.

Mr. Agnew moved that **Am. H. J. R. No. 26** be recommitted to committee on Constitutional Amendments.

S. J. R. No. 69 was taken up.

On motion of Mr. Whittemore, **S. J. R. No. 69** was informally passed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that a motion is pending in the House of Representatives to reconsider the vote by which **S. B. No. 213**—Mr. Wagner (by request), was lost.

To amend section 5552 of the General Code, relative to the county draughtsman.

And requests the return of said bill.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Agnew moved that the request of the House be acceded to for the return of **S. B. No. 218**.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters

of difference between the two Houses on **Am. Sub. H. B. No. 713** — Joint Committee on Taxation.

To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920, from all limitations on tax rates, with the approval of the electors of a subdivision.

Attest:

JOHN P. MAYNARD,
Clerk.

H. B. No. 271 — Mr. Spidel, being a special order for this hour, was taken up.

On motion of Mr. O'Brien, **H. B. No. 271** was made a special order for 3:30 p. m.

On motion of Mr. O'Brien, **H. B. No. 637** was recommitted to committee on Insurance.

Am. H. B. No. 699 — Mr. Dodge, was read the third time. The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Berry,	Hopley,	O'Brien,	Whittemore,
Busbey,	Jones, of Franklin.	Parrett,	Wright—23.
Demuth,	Kryder,	Patterson,	

So the emergency clause passed.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holden,	McCoy,	Snyder,
Archer,	Holl,	Norris,	Sparks,
Beebe,	Hopley,	O'Brien,	Stone,
Busbey,	Jones, of Franklin,	Parrett,	Whittemore—23.
Demuth,	Kryder,	Patterson,	

So the bill passed.

Mr. Busbey moved to refer the bill to a select committee of one, with instructions to amend the title as follows:

Strike out "section" and insert in lieu thereof "sections 1223, 3298-15e, 3298-45 and".

The motion was agreed to and the title was so amended.

S. B. No. 204 — Mr. Miller, was read the third time.

The question being, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those voting in the affirmative are: Messrs.

Agnew,	Emmert,	McCoy,	Patterson,
Ake,	Holden,	Miller,	Snyder,
Archer,	Holl,	Norris,	Sparks,
Bellew,	Jones, of Franklin,	O'Brien,	Stone,
Berry,	Kryder,	Parrett,	Whittemore—22.
Demuth,	Lloyd,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 153 was read the third time.

On motion of Mr. Parrett, **Am. H. B. No. 153** was informally passed.

On leave the following bills were introduced and read the first time:

S. B. No. 256 — Mr. Agnew.

To amend section 5607 and repeal section 5608 of the General Code, relating to notices of changes in valuation.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 256** was read the second time by title only and referred to the Joint Committee on Taxation.

Mr. Busbey submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **Am. Sub. S. B. No. 105** — Mr. Busbey, having had the same under consideration, does recommend to the respective houses as follows:

Am. Sub. S. B. No. 105 as passed by the House with the following amendment:

In line 147a strike out "At no time shall any vehicle carry more than a gross".

In line 147b strike out "weight of ten tons".

CHARLES H. FOUTS,
N. R. BLISS,

Managers on the part of the House.

T. A. BUSBEY,
F. E. WHITTEMORE,
T. M. BERRY,

Managers on the part of the Senate.

The question was, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Patterson,
Ake,	Hopley,	Miller,	Snyder,
Berry,	Jones, of Franklin,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Demuth,	Lloyd,	Parrett,	Whittemore—20.

So the report of the Conference committee was agreed to.

H. B. No. 486 — Mr. Hughes, was read the third time.
The question being, "Shall the bill pass?"

Mr. Stone moved to amend as follows:

In line 6, after the word "year" add the words "in counties where two or more judges of the common pleas hold court regularly, and in all other counties not more than eighteen hundred dollars.

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Snyder,
Archer,	Hopley,	Norris,	Sparks,
Beebe,	Jones, of Franklin,	O'Brien,	Stone,
Bellew,	Kryder,	Patterson,	Whittemore,
Berry,	Lloyd,	Ritter,	Wright—21.
Demuth,			

Messrs. Ake and Miller voted in the negative.

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed until 5 p. m.

Senate met pursuant to recess.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

S. B. No. 224 — Special Joint Taxation Committee.

Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.

S. B. No. 207 — Mr. McCoy.

To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relative to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election.

S. B. No. 226 — Mr. Archer.

To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in counties adjoining those wherein are located state aid road improvements.

ROBERT J. O'BRIEN,
TOM W. JONES,
THOMAS W. LATHAM,
CARL V. BEEBE,

HERBERT L. JONES,
HENRY EVANS,
C. F. MCCOY,
J. E. HOLDEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 561 — Mr. Kay.

To amend section 3963 of the General Code, relating to charge by municipalities for water service.

H. B. No. 607 — Mr. Clark.

To amend section 10917 of the General Code, relating to the appointment of guardians.

H. B. No. 608 — Mr. Burns.

To reimburse the Citizens' National Bank of Marietta, Ohio, for moneys expended on state property.

H. B. No. 620 — Mr. Crabbe.

To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.

H. B. No. 632 — Mr. Jas. A. Reynolds.

To amend sections 710-49 and 710-61 of the General Code, relating to the number of persons composing a board of bank directors.

H. B. No. 691 — Mr. Clark.

To amend sections 3515-23, 3515-24 and 3515-28 of the General Code, relating to the powers of council and other officers under the city manager plan of government for municipalities.

H. B. No. 708 — Mr. Halstead.

To amend sections 710-3 and 9852 of the General Code, relating to the banking code and to title, guarantee and trust companies.

HERBERT L. JONES,
C. F. McCOY,
HENRY EVANS,
ROBERT J. O'BRIEN,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

H. B. No. 613 — Mr. Lonz.

Relative to spraying vineyards for the destruction of insect pests.

H. B. No. 706 — Mr. Donahay.

To amend section 1352-6 of the General Code, relating to institutions caring for children.

H. B. No. 713 — Joint Committee on Taxation.

To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920, from all limitations on tax rates, with the approval of the electors of a subdivision.

H. B. No. 732 — Special Joint Committee on Taxation.

To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration.

H. J. R. No. 93 — Mr. Talley.

Memorializing the war department of our national government to return the bodies of our soldier dead who sleep in alien soil overseas.

HERBERT L. JONES,
C. F. McCOY,
HENRY EVANS,
CARL V. BEEBE,

THOMAS W. LATHAM,
ROBERT J. O'BRIEN,
J. E. HOLDEN.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in Senate amendments to **Am. H. B. No. 328** — Mr. Bliss.

To amend sections 1529, 2251, 2252, and 2253 of the General Code, to provide for an increase in salaries of judges of the Supreme Court, Court of Appeals, Common Pleas and Superior Courts of the State, and for their expenses incurred in the performance of their official duties.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Agnew moved that the Senate insist on its amendments and ask for a committee of Conference.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 743 — Mr. Hopper.

To amend section 245 providing for the form of warrants issued by the auditor of state.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 653** — Mr. King.

To make appropriation for repair of House of Representatives, Senate Chamber and State House.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 749 — Mr. Spidel.

To amend section 1579-74 of the General Code, relative to providing for the compensation of the Clerk of Municipal Court of Dayton, Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 742 — Mr. Evans.

To amend sections 503 and 614-44 and to repeal section 614-47 of the General Code, relative to the regulation of street railways.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 716 — Mr. Federman (by request).

To amend sections 7755, 7757, 7758 and 7761 of the General Code relative to the establishment of public schools for the blind, deaf, and crippled.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 716** was read the second time by title only.

On motion of Mr. O'Brien, **H. B. No. 716** — Mr. Federman, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 735 — Mr. York.

To enact supplemental section 5649-7 of the General Code fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitation of rates of taxation in such districts.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

On motion of Mr. Ritter the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 735** was read the second time by title only.

On motion of Mr. Ritter, **H. B. No. 735** — Mr. York, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 612 — Mr. Smith.

To supplement section 1155-16 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend section 1155-19 of the General Code, relating to the inspection of cold storage goods and the regulation and inspection of cold storage warehouses.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Wagner the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 612** was read the second time by title only and referred to committee on Cities.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 227 — Mr. Bellevue.

To amend section 3911 of the General Code, relating to the construction of proceedings with respect to improvements and assessments therefor.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 744 — The Special Joint Committee on Taxation.

To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending section 2624-1, 2685-1, 2689, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8 and 5348-10 of the General Code and enacting supplemental sections to be designated 1465-24a, 5332-1, 5348-2a and 5348-8a of the General Code, respectively.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 744** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 744** — Special Joint Committee on Taxation, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore the Senate reverted back to the fifth order of business.

Mr. Ake submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 656**—Mr. Walsh, having had the same under consideration, reports it back and recommends its passage.

C. A. WAGNER,
H. ROSS AKE,
W. E. SPARKS,
GEO. D. JONES,

ROBERT J. O'BRIEN,
H. P. McCOY,
F. E. WHITTEMORE.

The bill was ordered to be read the third time in its regular order.

Mr. Miller submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 638**—Mr. Graham, having had the same under consideration, reports it back and recommends its passage.

W. M. MILLER,
O. J. DEMUTH,
JAMES R. HOPLEY,
CARL V. BEEBE,

GEO. D. JONES,
F. L. EMMERT,
J. N. STONE,
G. M. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 253**—Joint Committee on Salaries, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
T. A. BUSBEY,
F. E. WHITTEMORE,
E. G. LLOYD,
ROBERT J. O'BRIEN,

C. K. PATTERSON,
TOM W. JONES,
J. N. STONE,
GEORGE W. HOLL,
T. M. NORRIS.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Finance, to which was referred **S. B. No. 254**—Joint Committee on Salaries, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 11 change the numerals "1920" where they appear the second time to "1921".

In line 57 after the word "act" insert period. Strike out all the rest of the line. Strike out the first three words of line 58.

H. J. RITTER,
T. A. BUSBEY,
F. E. WHITTEMORE,
E. G. LLOYD,
ROBERT J. O'BRIEN,

J. E. HOLDEN,
TOM W. JONES,
J. N. STONE,
GEORGE W. HOLL,
T. M. NORRIS.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Hopley submitted the following report:

The standing committee on Public Works, to which was referred **Am. H. B. No. 681** — Mr. Graham, of Licking, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
W. W. BELLEW,
W. E. SPARKS,
GEO. J. SNYDER,

GEO. E. KRYDER,
JAMES P. HOPLEY.
T. M. BERRY.

The bill was ordered to be read the third time in its regular order.

Mr. Miller submitted the following report:

The standing committee on Temperance, to which was referred **S. B. No. 250** — Mr. Miller, having had the same under consideration, reports it back with a Sub. Bill and recommends its passage as substituted.

W. M. MILLER,
O. J. DEMUTH,
W. E. SPARKS,

GEO. E. KRYDER,
J. N. STONE,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Sub. S. B. No. 250 — Mr. Miller.

To repeal sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-135, and 6212-136 of an act to provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and prescribe their powers and duties and fix their compensation as found in Ohio Laws, Vol. 108, pages 725 and 730 inclusive.

Be it enacted by the General Assembly of the State of Ohio:

SECTION 1. That the provisions of an act to provide for the appointment of a commissioner of prohibition of the state of Ohio, and assistants, to secure the enforcement of laws prohibiting the liquor traffic, and prescribe their powers and duties and fix their compensation as found in Vol. 108, Ohio Laws, at pages 725 and 730 inclusive, known as sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-135 and 6212-136 be and the same are hereby repealed.

Mr. Miller submitted the following report:

The Special Joint Committee on Salaries of State Employees to which was referred **S. B. No. 244** — Special Joint Committee on Salaries of State Employees and School Teachers, having had the same under consideration, reports it back with the following amendments and recommends its passage when so amended:

Strike out all after the enacting clause and insert in lieu thereof the following:

“SECTION 1. That sections 1051 and 1058-2 of the General Code be amended to read as follows:

Sec. 1051. Each applicant for examination for a license as an engineer * * * shall pay to the district examiner of steam engineers at the time of the application, a fee of * * * *five dollars, and for each renewal of such license a fee of two dollars.* On or before the fifth day of each month, each district examiner shall remit to the chief examiner the fees so received, together with a monthly report of the business of his office.

Sec. 1058-2. The fee for examination of applicants for license shall be * * * *five dollars* to be paid at the time of examination, and two dollars for every renewal of license. All fees to be paid to the district examiner and by him remitted to the *Industrial Commission*, * * * *to be paid into the state treasury* * * *.

SECTION 2. That original sections 1051 and 1058-2 of the General Code be, and the same are hereby repealed.

WM. MILLER,
CARL V. BEEBE,
H. S. ATKINSON,

FRANK L. LYTLE,
TOM W. JONES,

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. Miller submitted the following report:

The standing committee on Adjustment of Salaries of State Employes and School Teachers, to which was referred **S. B. No. 236**—Adjustment of Salaries Committee, having had the same under consideration, reports it back and recommends its passage.

W. M. MILLER,
HARRY D. SILVER,
CARL V. BEEBE,

H. S. ATKINSON,
FRANK L. LYTLE.

The bill was ordered to be engrossed and read the third time in its regular order.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 761 — Mr. Faris.

To amend section 7624 of the General Code of Ohio as amended March 21, 1917, 107 Ohio Laws, Page 624, relating to acquiring real estate by a board of education.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Parrett the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 761** was read the second time by title only.

On motion of Mr. Parrett, **H. B. No. 761** — Mr. Faris, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore the Senate adjourned.

Attest:

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, February 4, 1920, 1:30 o'clock p. m.

The Senate met pursuant to adjournment.

Prayer was offered by Rev. W. A. Perrins.

The journal of yesterday was read and approved.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for a committee of Conference on matters of difference between the two houses on **Am. H. B. No. 328** — Mr. Bliss, and the Speaker appoints as managers on the part of the House, Messrs. Gardner, Taylor and Hopple.

Attest:

JOHN P. MAYNARD,
Clerk.

The President appointed as managers on the part of the Senate Messrs. Whittemore, Busbey and Agnew.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 486** — Mr. Hughes.

To amend section 1550 of the General Code relative to compensation of official stenographers of the court of common pleas.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

Am. Sub. S. B. No. 105 — Mr. Busbey.

To amend section 7248 of the General Code and to enact supplemental sections 1190-1, 1190-2, 1212-2, 6921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

Re-Am. H. B. No. 615 — The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929 and 7986 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES,

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to:

H. B. No. 697 — Mr. Morris.

To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises.

Am. H. B. No. 341 — Mr. Besaw.

To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 690 — Mr. Harter.

To amend section 1695 of the General Code, as amended, 107 Ohio Laws, 144, relative to the publication of Court Calendar.

Am. H. B. No. 724 — Mr. Burns.

To amend section 7769 of the School Code, relative to appointment of local truant officers in county school districts.

H. B. No. 737 — Mr. McFarland.

To amend section 3376 of the General Code relative to township roads.

H. B. No. 665 — Mr. Graham, of Licking.

To amend section 1579-370 of the General Code, relative to the disqualification of judge of the municipal court from the practice of law.

H. B. No. 673 — Mr. Walsh.

To supplement section 3808 by the enactment of section 3808-1 of the General Code, relative to the compensation of street commissioners in villages.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 690** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 690** — Mr. Harter, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 724** was read the second time by title only.

On motion of Mr. Archer, **H. B. No. 724** — Mr. Burns, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. B. No. 224 — Special Joint Committee on Taxation.

S. B. No. 207 — Mr. McCoy.

S. B. No. 226 — Mr. Archer.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution:

H. B. No. 613 — Mr. Lonz.

H. B. No. 706 — Mr. Donahay.

H. B. No. 713 — Joint Committee on Taxation.

H. B. No. 732 — Special Joint Committee on Taxation.

H. J. R. No. 93 — Mr. Talley.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 561 — Mr. Kay.

H. B. No. 607 — Mr. Clark.

H. B. No. 608 — Mr. Burns.

H. B. No. 620 — Mr. Crabbe.

H. B. No. 632 — Mr. Jas. A. Reynolds.

H. B. No. 691 — Mr. Clark.

H. B. No. 708 — Mr. Halstead.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills.

S. J. R. No. 70 — Mr. Latham.

Petitioning members of congress from Ohio to vote for the repeal of the act guaranteeing the price of wheat.

WHEREAS, It is currently reported in the public press that a bill is soon to be introduced in the Senate of the United States to repeal the act providing a guarantee price per bushel for wheat; and

WHEREAS, Such guarantee limitation is now much lower than the price wheat commands in the open market and the effect of said act is to deprive the farmer of the higher price that he would otherwise get for his wheat; and

WHEREAS, Such discrimination against the wheat growers of the country should be brought to a conclusion as soon as possible; therefore

Be it resolved by the General Assembly of the State of Ohio, That we urge our senators and representatives in congress to use their influence and record their votes in favor of the repeal of the act fixing wheat prices; be it further

Resolved, That the clerk of the Senate is hereby directed to send a certified copy of this resolution to each of the United States senators and representatives in congress from Ohio.

The resolution was laid over under the rule.

S. J. R. No. 71 — Mr. Latham.

Petitioning congress to pass legislation relative to the taxation of the mail order business.

WHEREAS, The mail order houses of the country take out of the villages and rural districts thousands of dollars, upon which these political subdivisions receive no revenue in the form of taxes, and such business is in direct competition with that of the local merchants who bear their just share of the burden of taxation; and

WHEREAS, It is alleged that more than a hundred million dollars were taken out of the state of Ohio alone by these companies during the past year, and the state has no power to tax such business because of the fact that the power to regulate and pass laws upon interstate commerce is vested by the United States constitution in congress, and

the United States supreme court has decided that the mail order business between states is interstate commerce; therefore

Be it resolved by the General Assembly of the State of Ohio, That congress is hereby petitioned to pass such legislation as it deems best to levy a tax on the mail order houses of the country on the basis of the business transacted in each state, as shown in the reports the companies furnish the government, and that such tax be returned to the states in proportion to the amount of business transacted by these companies in each state.

Be it further resolved, That a copy of this resolution be transmitted by the clerk of the Senate to each of the presiding officers of the two houses of congress and to each member of congress from Ohio.

Said joint resolution was laid over under the rule.

The following bills were introduced and read the first time:

S. B. No. 257 — Mr. Berry.

To amend sections 1155-3, 1155-7, 1155-9, 1155-10, 1155-11, 1155-12, 1155-13, 1155-15 and 1155-19 and to add supplementary section 1155-15a of the General Code, relative to cold storage warehouses.

On motion of Mr. Berry the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 257** was read the second time by title only and referred to committee on Cities.

S. B. No. 258 — Special Joint Committee on Salaries of State Employees and School Teachers.

Making appropriations for supplemental salaries for state engineers.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 258** was read the second time by title only.

On motion of Mr. Miller, **S. B. No. 258** was ordered placed on calendar for third reading.

S. B. No. 259 — Mr. Liggitt.

To amend section 7645, to supplement section 7648 by the enactment of section 7648-1 and to repeal section 4737 of the General Code, relative to the course of study in rural elementary schools.

On motion of Mr. Liggitt the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 259** was read the second time by title only and referred to committee on Common Schools.

On motion of Mr. Holden the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with and the following bills on the calendar were read the second time by their titles only, and referred as follows:

H. B. No. 743 — Mr. Hopple.

To committee on Judiciary.

Sub. H. B. No. 742 — Mr. Evans.

On motion of Mr. Busbey, **H. B. No. 742** — Mr. Evans, was ordered placed on the calendar for third reading without reference to any committee.

H. B. No. 749 — Mr. Spidel.

On motion of Mr. Sparks, **H. B. No. 749** — Mr. Spidel, was ordered placed on the calendar for third reading without reference to any committee.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **H. B. No. 718**—Mr. Bond, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
H. J. RITTER,
JAMES R. HOPLEY,

O. J. DEMUTH,
F. W. NORRIS.

The bill was ordered to be read the third time in its regular order.

Mr. Stone submitted the following report:

The standing committee on County Affairs, to which was referred **Am. H. B. No. 589**—Mr. Gordon, of Brown, having had the same under consideration, reports it back and recommends its passage.

J. N. STONE,
H. J. RITTER,
F. W. NORRIS,

W. M. MILLER,
JAMES R. HOPLEY.

The bill was ordered to be read the third time in its regular order.

Mr. Ritter submitted the following report:

The standing committee on Finance, to which was referred **Am. H. B. No. 702**—Mr. King, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

Strike out lines 24 to 46 inclusive.

After line 50 insert:

"Clarence D. Laylin, for services in full with joint taxation committee of the 83d General Assembly.....	\$4,000 00
L. D. Johnson, for services in full with joint taxation committee of the 83d General Assembly.....	4,000 00
N. L. Lutz, for services in full with joint taxation committee of the 83d General Assembly.....	2,000 00"
Strike out lines 71 and 163 inclusive.	
After line 172 strike out:	
"The H. & S. Waish Co. by A. Harburger.....	\$40 00"
After line 173 insert:	
"Beecher W. Waltermire, for additional salary, bringing the same up to \$6,000.00 which was the salary when he took office February 15th, 1915, and until bill passed one month after his appointment reducing the same to \$4,500.00. The period covered is from June 8th, 1915 to January 23d, 1920.....	6,937 50
John McCall, doorkeeper House of Representatives, to make up the difference between \$5.00 a day and \$4.00 a day, 215 days	215 00
I. B. Simms, doorkeeper, House of Representatives, to make up the difference between \$5.00 a day and \$4.00 a day, 215 days	215 00
R. C. Niles, to make up difference in salary between \$1,500.00 and \$1,350.00 for six months and five days, while employed in Secretary of State's office.....	77 02

H. B. McCoy, salary as state senator from November 4th, 1919 to January 1st, 1920 at \$83.33 per month.....	155 53"
After line 176 insert:	
“Frank Dry Cleaning Co., Cleveland, cleaning of uniforms for Ohio National Guard after the Youngstown Riot.....	\$252 44
M. J. Gallagher, Toledo, shoeing horses for Troop D, Toledo, September, 1911 to May, 1915.....	129 00"
Strike out lines 183 to 185 inclusive.	
Strike out lines 194-a and 194-b.	
Strike out lines 197-1 and 197-a and insert in lieu thereof:	
“American Legion, furnishing state headquarters at Columbus \$2,500 00”	
Strike out the following words in lines 211, 212 and 213: “The above item represents the final settlement between the general government and the Ohio University for services connected with the Students’ Army Training Corps” and insert in lieu thereof “The above item is appropriated on the express condition that the \$9,422.02 now in the hands of the president of the University as a balance of the funds received from the Federal Government for the housing of the Student Army Training Corps be turned into the state treasury to the credit of the general revenue fund.”	
After line 220-a insert:	
“Secretary of State — Automobile Department —	
Personal Service —	
A 1. Salaries	\$10,000 00
Board of Agriculture of Ohio — Dairy and Food Division —	
Personal Service —	
A 1. Salaries —	
Salary for Inspector of Bottling Works under House Bill No. 398, fiscal year 1919-20.....	750 00
Maintenance —	
F. Contract and Open Order Service —	
F 6. Traveling Expense, Fiscal year 1919-20.....	600 00
Personal Service —	
A 1. Salaries —	
Salary for Inspector of Bottling Works under House Bill No. 398, Fiscal year 1920-21.....	1,800 00
Maintenance —	
F. Contract and Open Order Service —	
F 6. Traveling Expense, fiscal year 1920-21.....	1,200 00
Department of Public Works —	
G. Additions and Betterments —	
G 3. Non-structural Improvements —	
G 32. Other Capital Outlay —	
To complete culvert at Spencerville.....	1,000 00
Landing dock at Russell’s Point on Indian Lake	5,000 00
Ohio State University —	
G. Additions and Betterments —	
G 3. Non-structural Improvements —	
G 32. Other Capital Outlay —	
Levee and bridge.....	124,000 00

The above sum is appropriated conditionally, citizens of Columbus agreeing to subscribe \$600,000.00 for construction of Stadium at Ohio State University. This appropriation to be available as soon as the Auditor of State is satisfied that the \$600,000.00 has been subscribed.

Adjutant General's Department —

G. Additions and Betterments —

G 3. Non-structural Improvements —

G 32. Other Capital Outlay —

Re-wiring and re-lighting of Senate Chamber and committee rooms..... 2,500 00

Kent Normal School —

Maintenance —

F. Contract and Open Order Service —

F 3. Water —

For payment of water bills of April, May and June, 1919..... 561 67"

H. J. RITTER,
T. A. BUSBEY,
ROBERT J. O'BRIEN,
F. E. WHITTEMORE,
E. G. LLOYD,

T. M. NORRIS,
C. K. PATTERSON,
J. N. STONE,
J. E. HOLDEN.

Mr. O'Brien submitted the following report:

The standing committee on Insurance, to which was referred **H. B. No. 637** — Mr. Winter, having had the same under consideration, reports it back and recommends its passage, when so amended.

ROBERT J. O'BRIEN,
F. E. WHITTEMORE,
J. N. STONE,
CARL V. BEEBE,

W. W. BELLEW,
FRANK C. PARRETT,
H. P. McCOY.

The bill was ordered to be read the third time in its regular order.

Mr. Archer submitted the following report:

The standing committee on Judiciary, to which was referred **H. B. No. 594** — Mr. Beaty, having had the same under consideration, reports its back and recommends its passage.

M. B. ARCHER,
CHAS. A. WHITE,
J. N. STONE,
GEO. D. JONES,

FRANK C. PARRETT,
C. K. PATTERSON,
W. W. BELLEW.

The bill was ordered to be read the third time in its regular order.

Mr. Kryder submitted the following report:

The standing committee on Villages, to which was referred **Am. H. B. No. 648** — Mr. Halstead, having had the same under consideration, reports it back and recommends its passage.

GEO. E. KRYDER,
J. N. STONE,
T. A. BUSBEY,
C. K. PATTERSON,

J. M. BERRY,
CARL V. BEEBE,
GEORGE W. HOLL.

The bill was ordered to be read the third time in its regular order.

Mr. Agnew submitted the following report:

The special joint committee on Taxation, to which was referred
S. B. No. 200 — Mr. Agnew, having had the same under consideration, reports it back with the following amendments, and recommends its passage when so amended:

In line 2 strike out the figures "5375-4" and insert in lieu thereof the figures "5375-5".

In line 2 strike out the word "amended" and insert in lieu thereof the word "enacted".

Strike out all of lines 4 to 12 inclusive and insert in lieu thereof the following:

"Sec. 5375-5. In lieu of the questions required by the preceding section, the commission may, in the form of returns prescribed by it for corporations, partnerships and persons engaged in business, require such facts and information to be given, in addition to the facts and information otherwise required by law, as will enable the county auditor to carry into effect the provisions of the laws which he is required to administer."

FRANK C. PARRETT,
 WM. AGNEW,
 MILTON CLARK,
 E. J. HOPPLE,

J. M. BERRY,
 J. E. HOLDEN,
 W. W. BELLEW,
 F. E. WHITTEMORE.

The amendments were agreed to.

The bill was ordered to be read the third time in its regular order.

Mr. Agnew submitted the following report:

The special joint committee on Taxation, to which was referred
S. B. No. 256 — Mr. Agnew, having had the same under consideration, reports it back and recommends its passage.

FRANK C. PARRETT,
 WILLIAM AGNEW,
 WALLACE W. BELLEW,
 JOHN E. HOLDEN,

FRANK E. WHITTEMORE,
 FRANCIS M. THOMPSON,
 HUSTON T. ROBBINS.

The bill was ordered to be read the third time in its regular order.

On motion of Mr. Whittemore, **S. J. R. No. 68** was informally passed.

S. J. R. No. 69 — Mr. Liggitt, was taken up.

Mr. Liggitt moved to refer the resolution to a selected committee of one, with instructions to amend as follows:

In line 8 strike out the word "Benjamin" and insert in lieu thereof the word "Benson".

In line 19 strike out the word "five" and insert in lieu thereof the word "ten".

Which was agreed to.

Mr. Liggitt was appointed such committee, and reported the resolution amended as instructed.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stoie,
Bellew,	Jones, of Meigs,	Norris,	White,
Berry,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—27.
Demuth,	Liggitt,	Patterson,	

So the joint resolution was adopted.

Mr. Kryder moved that the remarks of Messrs. Liggitt and Ake be printed in the Journal.

Mr. President and Gentlemen of the Senate:

I ask the indulgence of the Senate for a few minutes.

To every true American the wave of patriotic devotion which swept over our country when we went to war in 1917 will ever be a source of national pride. When civilization was trembling in the balance, when popular government was hanging by a slender thread, when autocracy shook the very foundations of human liberty, when bleeding Europe, on bended knee, looked for aid, America—big, brave, unselfish America—reached out her hand and saved a dying world. Ah! my fellow senators, what pride we have in America's humanitarianism. Into the mighty boiling cauldron of the World's War America poured her all. Every resource of the nation was mobilized; every agency consecrated to the one great objective; the winning of the war. To the colors flocked the pride of American manhood and womanhood and back of them stood a hundred million broad-shouldered, red-blooded Americans ready and willing for any sacrifice.

With what pride we saw our boys march away to war. We watched them in the camp and on the field of battle. We watched them at Verdun; at St. Mihiel; at Chauteau Thierry, and in the bloody Argonne. In their hands old glory moved forward. The line never wavered. These noble sons of America bore our flag to glorious victory and the world was saved. Many of these boys gave their all. Many now lie buried in lands across the sea. Loved ones at home are asking the return of their heroic dead. The federal government is now arranging to bring back the precious remains of our noble dead to the land for which they died. As we gave them "God speed" when they left our shores, let us pass this resolution and give proper honor to their memory when their mortal remains are returned to their native soil. In thus honoring them we shall instill deeper into the minds of American citizens a love of country and a loftier patriotism which, in the future ages, will continue to make and keep this, our country, one country, a beacon light among the nations of the world. In the name of American patriotism I ask your unanimous support of this resolution.

On Senate Joint Resolution No. 69.

Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.

Mr. Ake spoke as follows:

Should not the dust of those who fell,
Sleep neath a native sod,
And there return to native earth,
To wait the call of God?

Could e'er the debt of gratitude
 Be ever fully paid,
 'Till those who for our nation died,
 Are in its bosom laid?

Let dust return to native dust,
 O'er which Old Glory waves,
 America must keep the watch
 Forever — o'er these graves.

— H. ROSS AKE.

Mr. Holden moved that **S. R. No. 70** — Mr. Holden, be taken up out of its regular order and considered at this time.

The Chair ruled that his motion was out of order.

Mr. Whittemore moved that the motion of Mr. Holden be laid on the table.

Which was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 717 — Mr. Jones, of Hamilton.

To abolish the Insolvency Court of Hamilton county and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code.

Attest:

JOHN P. MAYNARD,

Clerk.

Said bill was read the first time.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 717** was read the second time by title only.

On motion of Mr. Bellew, **H. B. No. 717** — Mr. Jones, of Hamilton, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 229 — Mr. Agnew.

To amend section 7697 of the General Code, relating to the compensation of the director of schools.

Attest:

JOHN P. MAYNARD,

Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 707 — Mr. Morris (by request).

To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578 and 1579 of the General Code, creating the superior court of Cincinnati.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Bellew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 707** was read the second time.

On motion of Mr. Bellew, **Am. H. B. No. 707** — Mr. Morris, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 91 — Mr. Robins.

Relative to editing and issuing a new edition of the Ohio School Laws, and making appropriation therefor.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the passage of **S. B. No. 190** — Mr. Bellew.

To amend sections 13440 of the General Code, relative to the appointment of an assistant by the prosecuting attorney in certain cases.

Attest:

JOHN P. MAYNARD,
Clerk.

S. B. No. 253 was read the third time

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 31, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	McCoy,	Stone,
Beebe,	Hopley,	Miller,	Wagner,
Bellew,	Jones, of Franklin,	Norris,	White,
Berry,	Jones, of Meigs,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—31.
Demuth,	Latham,	Patterson,	

So the bill passed.

The title was agreed to.

S. B. No. 254 was read the third time.

The question being, "Shall the bill pass?"

Mr. Miller moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 11 at end of line strike out the figures "1921" and insert in lieu thereof the figures "1920".

Which was agreed to.

Mr. Miller was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 30, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	McCoy,	Snyder,
Archer,	Holl,	Miller,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	Wagner,
Berry,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—30.
Emmert,	Lloyd,		

So the bill passed.

The title was agreed to.

On motion of Mr. Miller, **S. B. No. 240** was informally passed.

S. B. No. 238 — Mr. Kryder, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	McCoy,	Stone,
Bellew,	Jones, of Franklin,	Miller,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Latham,	Ritter,	Wright—29.
Emmert,			

So the bill passed.

The title was agreed to.

Sub. S. B. No. 250 — Mr. Miller, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 8, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Lloyd,	Ritter,
Archer,	Jones, of Franklin,	McCoy,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—22.
Demuth,	Liggitt,		

Those who voted in the negative were: Messrs.

Agnew, Bellew,	Emmert, Holl,	Norris, O'Brien,	Snyder, Wright—8.
-------------------	------------------	---------------------	----------------------

So the bill passed.

The title was agreed to.

S. B. No. 236 was read the third time.

On motion of Mr. Miller, **S. B. No. 236** was made a special order for today at 5 p. m.

S. B. No. 242 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 25, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Archer, Berry, Busbey, Demuth, Emmert, Holl,	Hopley, Jones, of Franklin, Jones, of Meigs, Kryder, Latham, Liggitt,	Miller, Norris, O'Brien, Parrett, Patterson, Ritter,	Snyder, Sparks, Stone, Wagner, White, Whittemore—25.
---	--	---	---

Mr. Agnew voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 234 — Mr. Stone, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew, Archer, Bellew, Berry, Busbey, Demuth, Emmert,	Hopley, Jones, of Franklin, Jones, of Meigs, Kryder, Latham, Liggitt, Lloyd,	Miller, Norris, O'Brien, Parrett, Patterson, Ritter,	Snyder, Sparks, Stone, White, Whittemore, Wright—27.
---	--	---	---

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 606 — Mr. Cable.

To amend section 1397 of the General Code, relative to open season for squirrels.

H. B. No. 651 — Mr. Bond.

To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities.

H. B. No. 686 — Mr. Robins.

To amend section 1662 of the General Code (as amended 108 O. L., part 1, 692), relating to probation officers, their appointment and compensation.

H. B. No. 705 — Mr. Donahay.

To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid.

H. B. No. 721 — Mr. Pearson.

To amend section 8977 of the General Code, providing for rate of passenger fares on railroads.

H. B. No. 341 — Mr. Besaw.

To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards.

ROBERT J. O'BRIEN,
C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,

CHAS. A. WHITE,
THOMAS W. LATHAM,
J. E. HOLDEN,
TOM W. JONES.

H. B. No. 543 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Kryder,	McCoy,	Ritter,
Busbey,	Latham,	Miller,	Sparks,
Hopley,	Liggitt,	Parrett,	Stone,
Jones, of Franklin,	Lloyd,	Patterson,	Whittemore—17.
Jones, of Meigs,			

Those who voted in the negative were: Messrs.

Archer,	Emmert,	Norris,	Snyder,
Bellew,	Holl,	O'Brien,	White—9.
Demuth,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 307 — Mr. Griswold, was read the third time.

Mr. Parrett moved to amend as follows:

Strike out lines 178, 179, 180 and 181.

In line 182, strike out the figures "22" and insert in lieu thereof the figures "21".

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Ritter,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	O'Brien,	White,
Berry,	Kryder,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—26.
Demuth,	Liggitt,		

Mr. Norris voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Jones, of Franklin, moved that the vote whereby **H. B. No. 543** was passed, be reconsidered.

Which was disagreed to.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 737** was read the second time.

On motion of Mr. Whittemore, **H. B. No. 737** — Mr. McFarland, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore the rules were suspended and **H. B. No. 737** was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Archer,	Emmert,	McCoy,	Ritter,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Wright—24.

So the bill passed.

The title was agreed to.

H. B. No. 735 — Mr. York, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	McCoy,	Snyder,
Ake,	Emmert,	Miller,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Latham,	Parrett,	White,
Berry,	Liggitt,	Patterson,	Wright—27.
Busbey,	Lloyd,	Ritter,	

So the bill passed.

The title was agreed to.

H. B. No. 761 — Mr. Faris, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Bellew,	Kryder,	Parrett,	White,
Berry,	Latham,	Patterson,	Whittemore,
Busbey,	Liggitt,	Ritter,	Wright—29.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 565 — Mr. Bliss, was read the third time.

The question being, "Shall the bill pass?"

Mr. Norris moved to amend as follows:

In line 4, after the word "of" insert the following: "Community Funds or of charitable, philanthropic or benevolent".

In line 16, after the period add the following: "All such corporations making appropriations and expenditures under the provisions of this Act shall report annually to the Secretary of State the sums so appropriated or expended and the name or names of the Community Funds or philanthropic, charitable or benevolent instrumentalities in whose behalf such sums are appropriated or expended".

The motion was agreed to and the bill was so amended.

Mr. Kryder moved that **H. B. No. 565** be informally passed, which was agreed to.

Am. H. B. No. 153 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 32, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore,
Demuth,	Latham,	Patterson,	Wright—32.

So the bill passed.

Mr. Parrett moved to amend the title as follows:

At the end of the title insert the following: "and to supplement said section by the enactment of a section to be designated as section 17-1a of the General Code, providing for the two-platoon system for city fire departments".

The motion was agreed to and the title was so amended.

S. B. No. 236 being a special order for the hour, was taken up.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Lloyd,	Patterson,
Archer,	Hopley,	Miller,	Ritter,
Beebe,	Jones, of Meigs,	Norris,	Sparks,
Busbey,	Kryder,	O'Brien,	Stone,
Emmert,	Latham,	Parrett,	White—22.
Holden,	Liggitt,		

Those who voted in the negative were: Messrs. Agnew, Holden, Jones, of Franklin, Snyder and Wagner.

So the bill passed.

The title was agreed to.

On motion of Mr. Busbey the rules were suspended and **Am. H. B. No. 702** — Mr. King, was read the third time.

The question being, "Shall the bill pass?"

Mr. Norris moved to amend as follows:

Insert at the end of the bill:

Trustees of Scioto Township, Pickaway County, improvement
of road along State Farm at Orient..... \$2,500 00
Add line 197 to read as follows:

The State Liquor Licensing Board and County Boards..... \$5,415 51
The motion was agreed to.

The bill was so amended.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none,
as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	Miller,	Stone,
Beebe,	Hopley,	O'Brien,	Wagner,
Bellew,	Jones, of Meigs,	Parrett,	White,
Busbey,	Kryder,	Ritter,	Whittemore,
Demuth,	Latham,	Snyder,	Wright—26.
Emmert,	Liggitt,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 754 — Mr. Cowan.

To make appropriation for payment of the salaries of employes of the House of Representatives and Senate.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **H. B. No. 754** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 754** was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 670 — Mr. Helfrich.

To amend sections 4250 and 4276 of the General Code, relative to merging the positions of director of public safety with that of public service.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Kryder the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 670** was read the second time by title only.

On motion of Mr. Kryder, **H. B. No. 670** — Mr. Helfrich, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has refused to concur in the passage of **Am. S. B. No. 170** — Mr. Hopley.

To amend sections 2992 and 2996 of the General Code so as to provide increased compensation for probate judges of Ohio.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 660 — Mr. Federman.

To amend section 1836 of the General Code, relative to the salary of members of the board of administration.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. O'Brien the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 660** was read the second time by title only.

On motion of Mr. O'Brien, **H. B. No. 660** — Mr. Federman, was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 235 — Special Joint Committee on Salaries of State Employees and School Teachers.

To amend sections 5894, 5900 and 5901 of the General Code, relative to taxing of cigarette dealers.

With the following amendment in which the concurrence of the Senate is requested.

In line 7 strike out the words "one hundred and fifty" and insert in lieu thereof "two hundred".

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Miller the rules were suspended and the amendments considered at this time.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 12, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Lloyd,	Sparks,
Beebe,	Kryder,	Miller,	Stone,
Demuth,	Liggitt,	Patterson,	White—12.

Those voting in the negative were: Messrs.

Agnew,	Holden,	Norris,	Wright—7.
Emmert,	Latham,	Whittemore,	

So the amendments were not concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bills, in which the concurrence of the Senate is requested:

H. B. No. 759 — Mr. Crabbe.

To repeal sections 6212-85, 6212-86, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-92, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106, of the General Code, relative to the manufacture and sale of intoxicating liquor.

H. B. No. 760 — Mr. Crabbe.

To repeal sections 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120, and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bills were read the first time.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 759** was read the second time by title only.

On motion of Mr. Miller, **H. B. No. 759** — Mr. Crabbe, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Miller the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 760** was read the second time by title only.

On motion of Mr. Miller, **H. B. No. 760** — Mr. Crabbe, was ordered placed on the calendar for third reading without reference to any committee.

The following communication from the Governor was read by the clerk:

To the Senate:

I have the honor to inform you that I have appointed, subject to the advice and consent of the Senate, the following persons, on the dates and for the terms mentioned, to positions under control of the executive department:

STATE CIVIL SERVICE COMMISSION OF OHIO.

	<i>County</i>	<i>Appointed</i>	<i>Term ending</i>
Thaddeus H. Brown...	Franklin	2- 1-20	August 30, 1923
George Ewing.....	Fairfield	1-11-18	August 30, 1921

TRUSTEES OF WILBERFORCE UNIVERSITY.

Frank W. Johnson.....	Hamilton	2-4-20	June 30, 1923
Sully Jaymes.....	Clark	2-4-20	June 30, 1924

JAMES M. COX,
Governor.

On motion of Mr. Whittemore, the appointments were referred to committee on Rules.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Sub. S. B. No. 250 — Mr. Miller.

To repeal sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-125 and 6212-136 of an act to provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and prescribe their powers and duties and fix their compensation as found in Ohio Laws, Vol. 108, pages 725 and 730 inclusive.

Attest:

JOHN P. MAYNARD,
Clerk.

On leave Mr. Kryder offered the following resolution, which was adopted:

S. R. No. 72 — Mr. Kryder.

Conveying an expression of sympathy to the family and friends of Honorable Richard Beatty, deceased, formerly a member of the Senate.

WHEREAS, Honorable Richard Beatty, who departed this life, January 12, 1920, was elected to the Senate in 1905, where he served through two terms during the years 1906-1910, and was chosen in 1911 a member of the state constitutional convention of 1912; and

WHEREAS, In his death his friends and associates have lost the influence of a genial personality, his family a devoted husband and father and his city, district and state an honest, upright, loyal citizen, who was faithful in every public trust; therefore

Be it resolved, That we unite in this expression of sorrow at the loss sustained in his death, that we extend to the bereaved relatives and friends assurances of our sincere sympathy and that, as a further mark

of respect, a certified copy of this resolution be forwarded to the family of the deceased.

Be it further resolved, That as a tribute to his memory the Senate do now recess until eight.

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Cities, to which was referred **S. B. No. 237** — Mr. Sparks, having had the same under consideration, reports it back with the following amendment and recommends its passage when so amended:

By inserting at the end of section 843-3, the following paragraph:

Nothing in this act shall be construed to apply to family hotels, apartment houses, lodging houses, rooming houses, or dining or sleeping cars, hospital or college dormitories, but a license shall be issued for any such hotel or house, upon application, in the manner and form provided with respect to hotels, and upon the payment of a like license fee, and thereupon such license shall be deemed and held to be subject to the provisions of this act, and entitled to all the benefits and privileges and subject to all the obligations and penalties thereof.

GEO. D. JONES,
W. E. SPARKS,
H. P. McCOY,

H. ROSS AKE,
ROBERT J. O'BRIEN,
C. A. WAGNER.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

Mr. McCoy submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 647** — Mr. Donahay, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
W. E. SPARKS,
C. A. WAGNER,

H. P. McCOY,
ROBERT J. O'BRIEN.

The bill was ordered to be read the third time in its regular order.

Mr. Wagner submitted the following report:

The standing committee on Cities, to which was referred **Sub. H. B. No. 612** — Mr. Smith, having had the same under consideration, reports it back and recommends its passage.

H. ROSS AKE,
W. E. SPARKS,
C. A. WAGNER,

H. P. McCOY,
ROBERT J. O'BRIEN.

The bill was ordered to be read the third time in its regular order.

Mr. White submitted the following report:

The standing committee on Common Schools, to which was referred **H. B. No. 698** — Mr. Freeman, having had the same under consideration, reports it back and recommends its passage.

CHAS. A. WHITE,
T. A. BUSBEY,
J. N. STONE,
GEO. F. KRYDER,

GEO. J. SNYDER,
H. P. McCOY,
M. B. ARCHER,
E. G. LLOYD,

The bill was ordered to be read the third time in its regular order.

Mr. Busbey submitted the following report:

The standing committee on Roads and Highways, to which was referred **S. B. No. 241** — Mr. Wagner, having had the same under consideration, reports it back and recommends its passage.

C. A. WAGNER,
GEO. J. SNYDER,
T. M. BERRY,
C. K. PATTERSON,
H. P. McCOY,

F. E. WHITEMORE,
O. J. DEMUTH,
GEO. E. KRYDER,
J. N. STONE.

The amendments were agreed to.

The bill was ordered to be engrossed and read the third time in its regular order.

On leave the following bill was introduced and read the first time:

S. B. No. 260 — Mr. Latham.

To amend section 1415 of the General Code, relative to the use of poisons and explosives in Ohio waters.

S. R. No. 73 — Mr. O'Brien.

Relative to payment of compensation for chaplain of the Senate.

Resolved, That the President of the Senate be and he is hereby authorized to draw a voucher for the sum of one hundred and forty-five dollars, (\$145.00), to be paid out of the appropriate fund of the Senate in favor of Rev. W. A. Perrins, Chaplain of the Senate, for the compensation of himself and other ministers as chaplain of the Senate of the General Assembly for the years 1919 and 1920; and be further

Resolved, That the thanks of the Senate is hereby tendered him for courtesies in conducting and providing for said services.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Latham,	O'Brien,
Archer,	Holden,	Liggitt,	Parrett,
Beebe,	Hopley,	Lloyd,	Snyder,
Bellew,	Jones, of Franklin,	McCoy,	Stone,
Berry,	Jones, of Meigs,	Miller,	Wagner,
Busbey,	Kryder,	Norris,	White—24.

So the resolution was adopted.

Mr. Jones, of Franklin, submitted the following report:

The standing committee on Cities, to which was referred **H. B. No. 642** — Mr. Brach, having had the same under consideration, reports it back and recommends its passage.

GEO. D. JONES,
H. P. McCOY,

C. A. WAGNER,
W. E. SPARKS.

The bill was ordered to be read the third time in its regular order.

Mr. Archer offered the following resolution:

S. R. No. 74 — Mr. Archer.

Resolved, That the committee appointed under the provisions of **Senate Joint Resolution No. 62** to examine into the salaries of the

state employes and school teachers of the state, be authorized to expend a sum, not in excess of four hundred dollars in addition to any former expenditure authorized by the Senate, to be paid from the fund set aside for the expenses of legislative committees, for the purpose of employing clerks to aid in the prosecution of their work, and for the payment of the actual expenses of the members of the committee while engaged in this work; and, that the clerk of the Senate be authorized and directed to issue vouchers for the payment of such salaries and expenses upon warrants signed by the chairman of such committee.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Latham,	O'Brien,
Ake,	Demuth,	Liggitt,	Parrett,
Archer,	Emmert,	Lloyd,	Sparks,
Beebe,	Jones, of Franklin,	McCoy,	Wagner,
Bellew,	Jones, of Meigs,	Miller,	White,
Berry,	Kryder,	Norris,	Wright—24.

So the resolution was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

Am. S. B. No. 3 — Mr. Liggitt.

To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service.

Am. S. B. No. 206 — Mr. Hopley.

To amend sections 4952, 4952-1 and 4969 of the General Code, relative to declarations of candidacy for nomination of certain officers at primary elections.

ROBERT J. O'BRIEN,	C. F. McCOY,
CARL V. BEEBE,	HENRY EVANS,
J. E. HOPLEY,	HERBERT L. JONES.
THOMAS W. LATHAM,	

H. B. No. 548 — Mr. Matthews, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Hopley,	McCoy,	Stone,
Bellew,	Jones, of Franklin,	Miller,	White,
Berry,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Kryder,	O'Brien,	Wright—27.
Demuth,	Latham,	Ritter,	

So the bill passed.

The title was agreed to.

Mr. Archer moved the vote by which **H. B. No. 702** was agreed to, be reconsidered.

The question being, "Shall the bill pass?"

Mr. Archer moved to amend as follows:

Strike out lines 197c and 197d.

The motion was agreed to and the bill was so amended.

The question being, "Shall the bill pass?"

Mr. Lloyd moved to amend as follows:

After line 197d, insert the following:

To the Reliance Life Insurance Company (\$2,500) two thousand five hundred dollars, tax refunder, over-payment of insurance tax through mistake.

That the appropriation for two thousand five hundred dollars to the Reliance Fire Insurance Company in House Bill No. 588 entitled "An act to make sundry appropriations" be, and the same is hereby repealed.

The motion was agreed to and the bill was so amended.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Lloyd,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Meigs,	Norris,	White,
Berry,	Kryder,	O'Brien,	Whittemore,
Busbey,	Latham,	Parrett,	Wright—27.
Demuth,	Liggitt,	Ritter,	

So the bill passed.

The title was agreed to.

H. B. No. 565 — Mr. Bliss, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Lloyd,	Sparks,
Beebe,	Jones, of Franklin,	McCoy,	Stone,
Bellew,	Jones, of Meigs,	Norris,	Whittemore,
Busbey,	Latham,	Snyder,	Wright—17.
Holden,			

Those who voted in the negative were: Messrs. Ake, Demuth, Emmert, Liggitt, O'Brien.

So the bill passed.

The title was agreed to.

H. B. No. 690 — Mr. Harter, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	O'Brien,
Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Holden,	Lloyd,	Sparks,
Beebe,	Hopley,	McCoy,	Stone,
Bellew,	Jones, of Franklin,	Miller,	White,
Berry,	Jones, of Meigs,	Norris,	Whittemore—26.
Busbey,	Kryder,		

So the bill passed.

The title was agreed to.

Sub. H. B. No. 742 — Mr. Evans, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays 4, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Parrett,
Archer,	Emmert,	Latham,	Snyder,
Beebe,	Holden,	Lloyd,	Sparks,
Bellew,	Holl,	McCoy,	Stone,
Berry,	Jones, of Franklin,	Norris,	White,
Busbey,	Jones, of Meigs,	O'Brien,	Wright—24.

Messrs. Ake, Hopley, Liggitt and Miller voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 256 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Parrett,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	McCoy,	Stone,
Bellew,	Jones, of Franklin,	Mettler,	Wagner,
Berry,	Jones, of Meigs,	Norris,	White,
Busbey,	Kryder,	O'Brien,	Wright—28.

So the bill passed.

The title was agreed to.

H. B. No. 637 — Mr. Winter, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	O'Brien,
Beebe,	Holden,	Liggitt,	Parrett,
Bellew,	Holl,	Lloyd,	Stone,
Berry,	Jones, of Meigs,	McCoy,	Wagner,
Demuth,	Kryder,	Miller,	White—20.

Messrs. Norris and Snyder voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 258 — Joint Committee on Salaries, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Parrett,
Ake,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	Lloyd,	Sparks,
Bellew,	Hopley,	McCoy,	Stone,
Berry,	Jones, of Franklin,	Miller,	Wagner,
Busbey,	Jones, of Meigs,	Norris,	White—27.
Demuth,	Kryder,	O'Brien,	

So the bill passed.

The title was agreed to.

Am. H. B. No. 716 — Mr. Federman, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 29, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	Lloyd,	Snyder,
Archer,	Holl,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Bellew,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Wright—29.
Demuth,			

So the bill passed.

The title was agreed to.

Am. H. B. No. 399 — Mr. Jones, of Trumbull, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Bellew,	Kryder,	O'Brien,	Wagner,
Berry,	Latham,	Parrett,	White—26.
Busbey,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. H. B. No. 744 — Joint Committee on Taxation, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Snyder,
Ake,	Emmert,	Lloyd,	Sparks,
Archer,	Hopley,	McCoy,	Stone,
Beebe,	Jones, of Franklin,	Miller,	Wagner,
Bellew,	Jones, of Meigs,	Norris,	Whittemore,
Berry,	Kryder,	O'Brien,	Wright—27.
Busbey,	Latham,	Parrett,	

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. J. R. No. 112**—Mr. Jas. A. Reynolds.

Proposing to amend Article XV, Section 4 of the Constitution of the State of Ohio, relative to the qualification of officers.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Parrett the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

Mr. Parrett moved to amend as follows:

In section 2 after the words "members" insert the word "of".

The motion was agreed to and the resolution was so amended.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 24, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Kryder,	Norris,
Ake,	Demuth,	Latham,	Parrett,
Archer,	Holl,	Liggitt,	Sparks,
Beebe,	Hopley,	Lloyd,	Stone,
Bellew,	Jones, of Franklin,	McCoy,	Whittemore,
Berry,	Jones, of Meigs,	Miller,	Wright—24.

Mr. Emmert voted in the negative.

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 153**—Mr. Luch-singer.

To amend section 17-1 of the General Code, providing for an eight-hour day on public work in the state or any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political sub-division thereof and penalties for violation of the same.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 69 — Mr. Liggitt.

Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Re-Am. H. B. No. 307** — Mr. Griswold.

To authorize the incorporation of co-operative agricultural associations and to define the powers thereof.

Attest: JOHN P. MAYNARD,
Clerk.

S. B. No. 231 — Mr. Stone, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Latham,	Sparks,
Archer,	Holl,	Liggitt,	Stone,
Beebe,	Hopley,	Lloyd,	White,
Berry,	Jones, of Franklin,	McCoy,	Whittemore,
Busbey,	Jones, of Meigs,	Miller,	Wright—23.
Demuth,	Kryder,	Norris,	

So the bill passed.

The title was agreed to.

On motion of Mr. Whittemore the Senate recessed for five minutes.
Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **H. B. No. 699** — Mr. Dodge.

To amend sections 1223, 3298-15 of the General Code, relative to road bonds.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 256 — Mr. Agnew.

To amend section 5607 and repeal section 5608 of the General Code, relative to notices of change in valuation.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 762 — Mr. King.

To make supplementary appropriation for the remainder of the current fiscal year and for the fiscal year 1920-21.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **Am. H. B. No. 762** was read the second time by title only and referred to committee on Finance.

On motion of Mr. Agnew the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 673** was read the second time by title only.

On motion of Mr. Agnew, **H. B. No. 673** was ordered placed on the calendar for third reading without reference to any committee.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 702** — Mr. King.

To make sundry appropriations.

Attest:

JOHN P. MAYNARD,
Clerk.

H. B. No. 656 — Mr. Walsh, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	Snyder,
Ake,	Holl,	Liggitt,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	Norris,	Wagner,
Demuth,	Jones, of Meigs,	O'Brien,	White,
Emmert,	Kryder,	Ritter,	Wright—24.

So the bill passed.

The title was agreed to.

S. B. No. 164 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Parrett,
Ake,	Emmert,	Latham,	Patterson,
Archer,	Holden,	Liggitt,	Ritter,
Bellew,	Holl,	McCoy,	Sparks,
Berry,	Hopley,	Norris,	Wagner—24.
Busbey,	Jones, of Meigs,	O'Brien,	

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **Am. H. B. No. 328** — Mr. Bliss.

To amend sections 1529, 2251, 2252 and 2253 of the General Code to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state and for their expenses incurred in the performance of their official duties.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Agnew submitted the following report:

The committee of Conference, to which were referred the matters of difference between the two houses on **H. B. No. 328** — Mr. Bliss, having had the same under consideration does recommend to the respective houses as follows:

In line 14 strike out the words "eight thousand five hundred" and insert in lieu thereof the words "nine thousand".

In line 15 strike out the words "eight thousand" and insert in lieu thereof the words "eight thousand five hundred".

In line 16 strike out the words "seven thousand five hundred" and insert in lieu thereof the words "eight thousand".

In line 23 after the word "population" insert "not in excess of one hundred and twenty thousand, and five dollars for each one thousand population over one hundred and twenty thousand,".

In line 26 strike out the word "four" and insert in lieu thereof the word "five".

WM. AGNEW,
T. A. BUSBEY,
F. E. WHITTEMORE,
Managers on the part of the Senate.

E. J. HOPPLE,
C. GILBERT TAYLOR,
JOSEPH R. GARDNER,
Managers on the part of the House.

The question was, "Shall the report of the Conference committee be adopted?"

The yeas and nays were taken, and resulted — yeas 18, nays 7, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	Norris,	Stone,
Bellew,	Kryder,	Ritter,	Wagner,
Busbey,	Latham,	Snyder,	Whittemore,
Emmert,	Liggitt,	Sparks,	Wright—18.
Holden,	McCoy,		

Those who voted in the negative were: Messrs. Ake, Archer, Beebe, Demuth, Jones, of Meigs, Miller.

So the report was adopted.

S. B. No. 165 — Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	McCoy,	Sparks,
Ake,	Demuth,	Norris,	Stone,
Archer,	Emmert,	Parrett,	Wagner,
Beebe,	Hopley,	Ritter,	White,
Bellew,	Latham,	Snyder,	Wright—22.
Berry,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 718 — Mr. Bond, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Snyder,
Ake,	Holden,	Norris,	Sparks,
Beebe,	Holl,	O'Brien,	Stone,
Bellew,	Hopley,	Parrett,	Wagner,
Berry,	Kryder,	Patterson,	White,
Busbey,	Latham,	Ritter,	Wright—26.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

Am. S. B. No. 244 — Joint Committee on Salaries, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 1, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Parrett,
Ake,	Holden,	McCoy,	Patterson,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Wright—22.
Busbey,	Latham,		

Mr. Emmert voted in the negative.

So the bill passed.

The title was agreed to.

S. B. No. 200—Mr. Agnew, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Snyder,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Wright—25.
Demuth,			

So the bill passed.

Mr. Agnew moved to refer the title to a select committee of one, with instructions to amend as follows:

Strike out the words and figures "amend section 5375-4" and insert in lieu thereof "enact supplemental section 5275-5".

Which was agreed to.

Mr. Agnew was appointed such committee, and reported the bill amended as instructed.

H. J. R. No. 91—Mr. Robins, was taken up.

On motion of Mr. Liggitt the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Patterson,
Ake,	Holl,	McCoy,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Wright—25.
Demuth,			

So the joint resolution was adopted.

Am. H. B. No. 638—Mr. Graham, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 28, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Patterson,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Parrett,	Whittemore—28.

So the bill passed.

Mr. Liggitt moved to amend the title as follows:
 After the figures "14562" strike out the figures "14566".
 The motion was agreed to and the title so amended.
 The title was agreed to as amended.

S. B. No. 251 — Mr. Archer, was read the third time.
 The question being, "Shall the bill pass?"

Mr. Archer moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 9 strike out the words "sixty-five" and insert in place thereof the word "sixty".

In line 11 strike out the word "fifty" and insert in place thereof the words "forty-five".

In line twelve strike out the words "thirty-six" and insert in place thereof the words "thirty-three".

In line 14 strike out the words "twenty-five" and insert in place thereof the words "twenty-two".

In line 15 strike out the word "twelve" and insert in place thereof the word "eleven".

Which was agreed to.

Mr. Archer was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 17, nays 5, as follows:

Those voting in the affirmative were: Messrs.

Agnew,	Holl,	McCoy,	Ritter,
Archer,	Hopley,	Norris,	Snyder,
Beebe,	Latham,	Parrett,	Wagner,
Berry,	Liggitt,	Patterson,	Wright—17.
Demuth,			

Messrs. Emmert, Jones, of Meigs, Kryder, O'Brien and Whittemore voted in the negative.

So the bill passed.

The title was agreed to.

Am. H. B. No. 707 — Mr. Morris, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Beebe,	Emmert,	Liggitt,	Sparks,
Bellew,	Hopley,	Norris,	Wagner,
Berry,	Jones, of Meigs,	O'Brien,	White,
Busbey,	Kryder,	Patterson,	Wright—20.

So the bill passed.

The title was agreed to.

H. B. No. 717 — Mr. Jones, of Hamilton, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

* Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Archer,	Holden,	Miller,	Snyder,
Beebe,	Hopley,	Norris,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Wagner,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Wright—26.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

H. B. No. 759 — Mr. Crabbe, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	McCoy,	Ritter,
Beebe,	Jones, of Meigs,	Miller,	Sparks,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—18.
Demuth,	Liggitt,		

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Norris,	Snyder,
Bellew,	Holl,	O'Brien,	Wright—9.
Emmert,			

So the bill passed.

The title was agreed to.

H. B. No. 760 — Mr. Crabbe, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 20, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Liggitt,	Ritter,
Archer,	Hopley,	McCoy,	Sparks,
Beebe,	Jones, of Meigs,	Miller,	Stone,
Berry,	Kryder,	Parrett,	White,
Busbey,	Latham,	Patterson,	Whittemore—20.

Those who voted in the negative were: Messrs.

Agnew,	Holden,	Norris,	Snyder,
Bellew,	Holl,	O'Brien,	Wright—9.
Emmert,			

So the bill passed.

The title was agreed to.

Sub. H. B. No. 612 — Mr. Smith, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	O'Brien,
Archer,	Emmert,	Liggitt,	Parrett,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	Wagner,
Berry,	Jones, of Meigs,	Norris,	White—22
Busbey,	Kryder,		

So the bill passed.

The title was agreed to.

H. B. No. 650 — Mr. Green, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 7, nays 18, as follows:

Those who voted in the affirmative were: Messrs.

Beebe,	Liggitt,	Miller,	White—7.
Berry,	McCoy,	Sparks,	

Those who voted in the negative were: Messrs.

Ake,	Holden,	Latham,	Patterson,
Archer,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright—18.
Emmert,	Kryder,		

Not receiving a constitutional majority the bill was lost.

Mr. Whittemore moved that the vote whereby the Senate refused to concur in the amendments to **S. B. No. 235**, be reconsidered.

The question was, "Shall the Senate reconsider the vote whereby the amendments to **S. B. No. 235** was lost?"

The yeas and nays were taken, and resulted — yeas 19, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Sparks,
Ake,	Jones, of Meigs,	Miller,	Stone,
Archer,	Kryder,	Parrett,	White,
Beebe,	Latham,	Patterson,	Whittemore—19.
Bellew,	Liggitt,	Ritter,	

Those who voted in the negative were: Messrs.

Berry,	Holl,	Norris,	Wagner,
Emmert,	Kryder,	O'Brien,	Wright—9.
Holden,			

So the motion to reconsider was agreed to.

The question was, "Shall the Senate concur in the House amendments to **S. B. No. 235**?"

The yeas and nays were taken, and resulted — yeas 18, nays 9, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	McCoy,	Ritter,
Archer,	Jones, of Meigs,	Miller,	Sparks,
Beebe,	Kryder,	Parrett,	Stone,
Bellew,	Latham,	Patterson,	Whittemore—18.
Berry,	Liggitt,		

Those who voted in the negative were: Messrs.

Agnew,	Holl,	O'Brien,	White,
Emmert,	Norris,	Wagner,	Wright—9.
Holden,			

So the amendments were concurred in.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments of the governor having had the same under consideration, reports back to the Senate and recommends that the Senate do advise and consent to the appointment of Thaddeus H. Brown of Franklin county, appointed to the state civil service commission of Ohio, for the term ending August 3, 1923.

F. E. WHITTEMORE,
F. C. PARRETT,
M. B. ARCHER,

CHAS. S. WHITE,
WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 27, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	McCoy,	Snyder,
Ake,	Holden,	Miller,	Sparks,
Archer,	Holl,	Norris,	Wagner,
Beebe,	Hopley,	O'Brien,	White,
Bellew,	Jones, of Meigs,	Parrett,	Whittemore,
Berry,	Latham,	Patterson,	Wright—27.
Busbey,	Liggitt,	Ritter,	

So the Senate advised and consented to the appointment of the governor.

Mr. Parrett submitted the following report:

The standing committee on Rules, to which was referred certain appointments of the governor having had the same under consideration, reports back to the Senate and recommends that the Senate do advise and consent to the appointment of John R. Cassidy of Logan county, appointed to the tax commission of Ohio, for the term ending the second Monday in February, 1923.

F. E. WHITTEMORE,
F. C. PARRETT,
M. B. ARCHER,

CHAS. S. WHITE,
WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Holl,	Norris,	Sparks,
Archer,	Hopley,	O'Brien,	Wagner,
Beebe,	Jones, of Meigs,	Parrett,	White,
Bellew,	Latham,	Patterson,	Whittemore,
Berry,	Liggitt,	Ritter,	Wright—26.
Busbey,	McCoy,		

So the Senate advised and consented to the appointment of the governor.

Mr. White submitted the following report:

The standing committee on Rules, to which was referred certain appointments of the governor having had the same under consideration, reports back to the Senate and recommends that the Senate do advise and consent to the appointment of Frank W. Johnson of Hamilton county, trustee of Wilberforce university, for the term ending June 30, 1923.

F. E. WHITTEMORE,
F. C. PARRETT,
M. B. ARCHER,

CHAS. S. WHITE,
WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Miller,	Snyder,
Ake,	Holl,	Norris,	Sparks,
Archer,	Hopley,	O'Brien,	Wagner,
Beebe,	Jones, of Meigs,	Parrett,	White,
Bellew,	Latham,	Patterson,	Whittemore,
Berry,	Liggitt,	Ritter,	Wright—26.
Emmert,	McCoy,		

So the Senate advised and consented to the appointment of the governor.

Mr. Whittemore submitted the following report:

The standing committee on Rules, to which was referred certain appointments of the governor, having had the same under consideration, reports back to the Senate and recommends that the Senate do advise and consent to the appointment of Sully Jaymes of Clark county, trustee of Wilberforce university, for the term ending June 30, 1924.

F. E. WHITTEMORE,
F. C. PARRETT,
M. B. ARCHER,

CHAS. A. WHITE,
WM. AGNEW,
J. E. HOLDEN.

The question was, "Shall the Senate advise and consent to the appointment of the governor?"

The yeas and nays were taken, and resulted—yeas 24, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holden,	McCoy,	Snyder,
Beebe,	Holl,	Miller,	Sparks,
Bellew,	Hopley,	Norris,	Stone,
Berry,	Jones, of Meigs,	O'Brien,	Wagner,
Busbey,	Latham,	Parrett,	Whittemore,
Emmert,	Liggitt,	Ritter,	Wright—24.

So the Senate advised and consented to the the appointment of the governor.

On motion of Mr. Parrett the Senate recessed for five minutes.

Senate met pursuant to recess.

The following bill was introduced and read the first time:

S. B. No. 261 — Joint Legislative Committee on Administrative Reorganization.

To amend sections 2248 and 2250 of the General Code, to increase the salary of the superintendent of public instruction.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days was dispensed with, and **S. B. No. 261** was read the second time by title only.

Mr. Whittemore demanded a call of the Senate, which was duly seconded and taken, and 28 senators answered to their names.

The absentees were: Messrs. Holden, Lloyd, Mettler, Patterson and Wright.

The President directed the Sergeant-at-Arms to dispatch his messengers for the absentees.

On motion of Mr. Whittemore further proceedings under the call were dispensed with.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **S. B. No. 261** was engrossed at the clerk's desk and read the third time.

The question was, "Shall the bill pass?"

Mr. Archer moved to amend as follows:

In section 2250 under Superintendent of Public Instruction strike out the words "seven thousand five hundred dollars" and insert in lieu thereof the words "five thousand five hundred dollars."

The motion was disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 27, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Hopley,	McCoy,	Sparks,
Bellew,	Jones, of Franklin,	Miller,	Stone,
Berry,	Jones, of Meigs,	Norris,	Wagner,
Busbey,	Kryder,	O'Brien,	White,
Demuth,	Latham,	Parrett,	Whittemore,
Holden,	Liggitt,	Ritter,	Wright—27.
Holl,	Lloyd,	Snyder,	

Messrs. Archer and Beebe voted in the negative.

So the bill passed.

The title was agreed to.

Mr. Ritter submitted the following report:

The standing committee on Finance, to which was referred **H. B. No. 762**—Mr. King, having had the same under consideration, reports it back and recommends its passage.

H. J. RITTER,
CHAS. F. WHITE,
ROBERT J. O'BRIEN,
GEORGE W. HOLL,
F. E. WHITTEMORE,
TOM W. JONES,

J. W. STONE,
G. W. NORRIS,
T. A. BUSBEY,
J. E. HOLDEN,
E. G. LLOYD,

The bill was ordered to be read the third time in its regular order.

S. B. No. 237—Mr. Sparks, was read the third time.

The question was, "Shall the bill pass?"

Mr. Sparks moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line seven after the word "villages" add the words "of a population of two thousand and five hundred or more".

At the end of line twelve add the words "of a population of two thousand five hundred or more".

Which were disagreed to.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 22, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Ritter,
Ake,	Holden,	McCoy,	Sparks,
Beebe,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—22.
Demuth,	Latham,		

Messrs. Norris and Snyder voted in the negative.

So the bill passed.

The title was agreed to.

The question was, "Shall the emergency clause pass?"

The yeas and nays were taken, and resulted—yeas 24, nays 2, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Ritter,
Ake,	Holden,	Liggitt,	Sparks,
Archer,	Holl,	McCoy,	Stone,
Beebe,	Hopley,	Miller,	White,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Demuth,	Kryder,	Parrett,	Wright—24.

Messrs. Norris and Snyder voted in the negative.

So the emergency clause passed.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 258 — Special Joint Committee on Salaries.
Making appropriations for supplemental salaries for state engineers.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 254 — Joint Committee on Salaries.

Making appropriations for supplemental salaries for employes of state departments, commissions and institutions.

With the following amendment in which the concurrence of the Senate is requested:

In line 15 after the word "salaries" add "or persons whose services are continued throughout the year by either the Senate or the House of Representatives.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the amendments were considered.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 27, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holl,	McCoy,	Sparks,
Ake,	Hopley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Wagner,
Berry,	Kryder,	O'Brien,	White,
Busbey,	Latham,	Parrett,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—27.
Holden,	Lloyd,	Snyder,	

So the Senate concurred in the House amendments.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 771 — Mr. Silver.

Providing for the bonding of employes in the department of treasurer of state.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 244 — Joint Committee on Salaries.

To amend section 1051 of the General Code, relative to engineers' license fees.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has agreed to the report of the committees of Conference on matters of difference between the two Houses on **H. B. No. 294** — Mr. Crabbe.

To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436, relating to fees and costs.

Attest:

JOHN P. MAYNARD,
Clerk.

CONFERENCE REPORT.

Mr. Bellew submitted the following report:

The committees of Conference to whom were referred the matters of difference between the two houses on **H. B. No. 294** — Mr. Crabbe, having had the same under consideration do recommend to their respective houses as follows:

1st: That the House concur in the Senate amendment of May 9, 1919.

2nd: That the Senate withdraw its motion under date of May 26, 1919, "to reconsider".

3rd: In line 438 beginning with the word "paid", strike out everything up to and including the word "duty" in line 440, and insert in lieu thereof the following: *taxed by the probate judge in the bill of costs and collected from the estate of the person against whom the proceeding is instituted if there be such estate; if there be no such estate, then from the person legally responsible for his care and support.*

4th: In line 528 after the comma following the word "proper" insert the following: *but in no case shall the allowance be less than 40%, on next eight thousand dollars or fractional part thereof, and 85% on all next eight thousand dollars or fractional part thereof, and 85 on all over ten thousand dollars, of the fees, costs, percentages, penalties, allow-*

ance and other perquisites collected for the use of the county in any such office for official services during the year ending September 30, next preceding the time of fixing such aggregate sum.

5th: Strike out everything beginning with line 538 to line 556 inclusive and the first word in line 557. Following the period in line 558 insert the following: *Any officer or tax payer who is not satisfied with the allowances thus made shall be entitled to the right of appeal to the court of common pleas.*

6th: In line 565 strike out the following words: "*which shall not be increased during the calendar year*".

7th: In line 677 after the second word "the" insert the following: *sheriff or suitable.*

In line 678 commencing with the word "who" strike out the balance of the section and in lieu thereof insert the following: *showing how it was executed and the date the patient was delivered to the hospital.*

8th: Strike out all of section 3 of the bill.

W. M. BELLEW,
T. M. BERRY,
F. E. WHITEMORE,
Managers on the part of the Senate.

C. C. CRABBE,
L. J. GRAHAM,
Managers on the part of the House.

The question was, "Shall the report of the Conference committee be agreed to?"

The yeas and nays were taken, and resulted — yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	McCoy,	Stone,
Ake,	Holl,	Miller,	Wagner,
Archer,	Hopley,	Norris,	White,
Beebe,	Jones, of Franklin,	Parrett,	Whittemore,
Berry,	Latham,	Ritter,	Wright—23.
Demuth,	Liggitt,	Snyder,	

So the report of the Conference committee was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 112 — Mr. Jas. A. Reynolds.

Proposing to amend article XV, section 4 of the Constitution of the state of Ohio, relating to the qualifications of officers.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 253 — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for financial relief for Bowling Green State Normal School and Kent State Normal School for the period ending June 30, 1921.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 242 — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the Senate recessed for five minutes. Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 131 — Mr. Archer.

To amend section 7822 and section 7823 of the General Code and to repeal 7823-1, relating to qualification of teachers.

With the following amendment in which the concurrence of the Senate is requested.

In line 4, after the word "one-year", omit the remainder of the line and all of lines 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16 and insert the following: *"or a three-year elementary certificate shall possess an amount of professional training, consisting of class room instruction in an institution recognized by the state superintendent of public instruction for the training of teachers, not less than the following,"* * * *

In line 17, omit the word "instruction" and the semicolon.

In line 19, after the word "teachers", change the period to a comma, and change the capital letter in "Provided" to a small letter.

In line 20, change the word "teachers" to "applicants".

In line 20, after the word "had" insert a comma.

In line 20, change the year "1921" to "1920", and the word "five" to "eight".

In line 20, after the word "years", insert the word "of".

In line 21, after the word "experience", omit the rest of the line, and insert the following: *"shall be eligible to examination and certification as though possessing professional training as required above in this section, and high school training as required by section 7823-1, General Code, and providing further, that in the cases of applicants who have credit for at least one full academic year of work in an institution of learning recognized by the state superintendent of public instruction as being of university or college rank, such credit shall, until January 1, 1924, be accepted in lieu of the required professional training."*

In line 22, after "Sec. 7823" insert "* * *."

In line 22, after "1920", insert "* * *."

In line 22, after the word "for", insert the word "a".

In line 24, after the word "in", omit the rest of the line and insert the following: *"an institution recognized by the state superintendent of public instruction"*.

In line 25 after the word "who" insert a comma.

In line 26 after "1920" insert a comma.

In line 26 change the word "five" to "eight".

In line 26 after the word "years" insert the word "of".

In line 26 after the word "experience", insert the following: *"or five years of successful experience in supervision shall be eligible to examination and certification as though possessing professional training as required above in this section, and high school training as required in section 7823-1, General Code, and provided further, that in the cases of applicants who have credit for at least two academic years of work in an institution of learning recognized by the state superintendent of public instruction as being of university or college rank, such credit shall, until January 1, 1924, be accepted in lieu of the required professional training"*.

In line 27 omit all of the line.

In line 28 omit the "and" and the figures "7823-1".

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Archer the rules were suspended and the amendments were considered.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted—yeas 19, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	McCoy,	Snyder,
Archer,	Jones, of Franklin,	Mettler,	Sparks,
Bellew,	Jones, of Meigs,	O'Brien,	Stone,
Demuth,	Latham,	Patterson,	Wagner—19.
Emmert,	Liggitt,	Ritter,	

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 565**—Mr. Bliss.

Authorizing corporations of the state to co-operate in the creation and maintenance of instrumentalities for public welfare.

Attest:

JOHN P. MAYNARD,
Clerk.

H. B. No. 256, was read the third time.

Mr. Whittemore moved to amend as follows:

In line 35 change the first word "Three" to "Five".

The motion was agreed to and the bill was so amended.

The question was, "Shall the bill pass?"

Mr. Whittemore moved to refer the bill to a select committee of one, with instructions to amend as follows:

In line 25 after the word "assembly" insert the words "or of its committees or officers".

Which was agreed to.

Mr. Whittemore was appointed such committee, and reported the bill amended as instructed.

The question recurred, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 17, nays 12, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Hopley,	Liggitt,	Ritter,
Archer,	Jones, of Meigs,	McCoy,	Sparks,
Beebe,	Kryder,	Miller,	Stone,
Bellew,	Latham,	Parrett,	Whittemore—17.
Busbey,			

Those who voted in the negative were: Messrs.

Agnew,	Emmert,	Jones, of Franklin,	Patterson,
Berry,	Holden,	Norris,	Wagner,
Busbey,	Holl,	O'Brien,	Wright—12.
Demuth,			

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 16 — Mr. Comings.

To amend section 2395 of the General Code, relating to the election of county commissioners.

H. B. No. 364 — Mr. Barnes.

Making it the duty of county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings.

H. B. No. 464 — Mr. Stokes (by request).

Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars.

H. B. No. 574 — Mr. Federman.

To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles.

H. B. No. 605 — Mr. Davis.

To amend section 13362 of the General Code, relative to poisoning animals.

H. J. R. No. 97 — Mr. Crabbe.

Requesting that an invitation be extended to ex-Premier Clemenceau of the French Republic to visit the United States and become our nation's guest.

H. J. R. No. 106 — Mr. Beetham.

Relative to adjournment.

HERBERT L. JONES,
C. F. McCOY,
HENRY EVANS,
ROBERT J. O'BRIEN,

THOMAS LATHAM,
CARL V. BEEBE,
J. E. HOLDEN.

H. B. No. 762 — Mr. King, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 26, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Liggitt,	Patterson,
Ake,	Emmert,	Lloyd,	Ritter,
Archer,	Holden,	McCoy,	Sparks,
Beebe,	Holl,	Miller,	Stone,
Bellew,	Hopley,	Norris,	Whittemore,
Berry,	Jones, of Franklin,	O'Brien,	Wright—26.
Busbey,	Latham,		

So the bill passed.

The title was agreed to.

The following communication was handed down by the President:

February 4, 1920.

Hon. Clarence J. Brown,
President of the Senate,
Columbus, Ohio.

Hon. Sir:—

I desire to tender my resignation as custodian of the Senate chamber.

The duties of custodian are such that I feel a man should devote his full time, and being unable to do this because of inadequate salary attached, I have decided that it is my duty to resign.

I desire to thank the members of the Senate for the kindness they have shown me.

Sincerely yours,

E. EVERETT THARP.

S. R. No. 75 — Mr. Whittemore.

Relative to employing Col. E. S. Bryant as custodian of the Senate after adjournment.

Resolved, That Col. E. S. Bryant be employed as custodian of the Senate after the session, owing to the resignation of E. Everett Tharp,

and that he be paid the same per diem as the sergeant-at-arms received during the session; all vouchers to be drawn upon the appropriate fund of the Senate and the President of the Senate is hereby authorized and directed to sign said vouchers.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 25, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Liggitt,	Patterson,
Archer,	Hopley,	Lloyd,	Ritter,
Bellew,	Jones, of Franklin,	McCoy,	Sparks,
Berry,	Jones, of Meigs,	Miller,	Stone,
Busbey,	Kryder,	O'Brien,	Whittemore,
Demuth,	Latham,	Parrett,	Wright—25.
Emmert,			

So the resolution was adopted.

Mr. Liggitt offered the following resolution:

S. R. No. 76 — Mr. Liggitt.

Resolved, That immediately after the final adjournment of the General Assembly each member is requested to lock his desk and deliver the keys thereto together with the keys to the postoffice and committee rooms of the Senate to the custodian of the senate chamber; and

Be it further resolved, That immediately after the adjournment of the Senate the custodian of the senate chamber is authorized and directed to box and ship by express, charges prepaid, to each Senator the contents of his desk together with such letter heads, envelopes and other stationery as he may be entitled to.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 19, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Jones, of Meigs,	McCoy,	Sparks,
Beebe,	Kryder,	O'Brien,	Stone,
Berry,	Latham,	Parrett,	Whittemore,
Busbey,	Liggitt,	Patterson,	Wright—19.
Emmert,	Lloyd,	Ritter,	

So the resolution was adopted.

Am. H. B. No. 660 was read the third time.

The question, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	McCoy,	Ritter,
Ake,	Holden,	Miller,	Sparks,
Beebe,	Holl,	O'Brien,	Stone,
Bellew,	Jones, of Franklin,	Parrett,	Whittemore,
Busbey,	Latham,	Patterson,	Wright—22.
Demuth,	Liggitt,		

So the bill passed.

The title was agreed to.

S. R. No. 77 — Mr. Miller.

Resolved, That E. Everett Tharp, sergeant-at-arms of the Senate, shall be retained at the same per diem as he is now receiving until February 15, 1920; that he may attend to the inventory of the property of the Senate and adjust all bills and other matters coming under his supervision as sergeant-at-arms of the Senate. The clerk is hereby authorized to pay from the appropriate funds of the Senate voucher for the amount.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Enmert,	Liggitt,	Patterson,
Ake,	Holden,	Lloyd,	Snyder,
Beebe,	Holl,	McCoy,	Sparks,
Bellew,	Hopley,	Miller,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Kryder,	Parrett,	Wright—26.
Demuth,	Latham,		

So the resolution was adopted.

H. B. No. 698 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 22, nays 5, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Enmert,	Lloyd,	Patterson,
Archer,	Holl,	McCoy,	Ritter,
Beebe,	Jones, of Franklin,	Miller,	Snyder,
Berry,	Kryder,	O'Brien,	Sparks,
Busbey,	Latham,	Parrett,	Stone—22.
Demuth,	Liggitt,		

Messrs. Agnew, Holden, Holl, Norris and Wright voted in the negative.

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 638** — Mr. Graham, of Muskingum.

To supplement section 4139 of the General Code relative to joint city and county workhouses and to repeal sections 14548, 14549, 14550, 14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14567, 14569 and 14570 of the General Code.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 109 -- Mr. Dunn.

Relative to printing of the administrative reorganization report.

Attest: JOHN P. MAYNARD,
Clerk.

On motion of Mr. Wright the rules were suspended and the joint resolution was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Parrett,
Ake,	Holden,	Lloyd,	Patterson,
Archer,	Holl,	McCoy,	Snyder,
Beebe,	Hopley,	Miller,	Sparks,
Bellew,	Jones, of Franklin,	Norris,	Stone,
Berry,	Kryder,	O'Brien,	Wright—24.
Demuth,	Latham,		

So the joint resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 66 — Mr. O'Brien.

Relating to publication of manual of laws governing benevolent institutions.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has indefinitely postponed the following:

S. B. No. 219 — Mr. Ritter.

To refund to the Reliance Life Insurance Company for over-payment of insurance tax.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested :

H. B. No. 772 — Special Joint Committee on Salaries.

To amend sections 1181 and 1182 of the General Code, relative to the compensation of state employes.

Attest :

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills :

H. B. No. 606 — Mr. Cable.

H. B. No. 651 — Mr. Bond.

H. B. No. 686 — Mr. Robins.

H. B. No. 705 — Mr. Donahay.

H. B. No. 721 — Mr. Pearson.

H. B. No. 341 — Mr. Besaw.

Am. S. B. No. 3 — Mr. Liggitt.

Am. S. B. No. 206 — Mr. Hopley.

Attest :

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate signed said bills.

Under the provisions of **H. B. No. 653** — Mr. King, the president appointed as managers on the part of the Senate, Messrs. Whittemore, Jones of Meigs, and Lloyd.

Am. H. B. No. 675 — Mr. Scott, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 21, nays 0, as follows :

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Parrett,
Archer,	Holl,	Liggitt,	Patterson,
Beebe,	Hopley,	Lloyd,	Sparks,
Bellew,	Jones, of Franklin,	McCoy,	Stone,
Berry,	Kryder,	O'Brien,	Wagner—21.
Demuth,			

So the bill passed.

The title was agreed to.

H. B. No. 673 — Mr. Walsh, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 20, nays 0, as follows :

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Latham,	O'Brien,
Beebe,	Holl,	Liggitt,	Parrett,
Berry,	Hopley,	McCoy,	Snyder,
Demuth,	Jones, of Franklin,	Miller,	Sparks,
Emmert,	Kryder,	Norris,	Stone—20.

So the bill passed.

The title was agreed to.

H. B. No. 754—Mr. Cowan, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 24, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	O'Brien,
Archer,	Holden,	Liggitt,	Parrett,
Beebe,	Holl,	Lloyd,	Snyder,
Berry,	Hopley,	McCoy,	Sparks,
Busbey,	Jones, of Franklin,	Miller,	Whittemore,
Demuth,	Kryder,	Norris,	Wright—24.

So the bill passed.

The title was agreed to.

S. R. No. 78—Mr. Hopley.

Resolved, That the clerk of the Senate be authorized and empowered to retain the services of one stenographer for a period not to exceed twenty days for the purpose of taking care of such stenographical and clerical work after the adjournment of the session for the members of the Senate, committees and officials of the Senate as may be necessary and that such stenographer be paid for such services at the same rate per diem as stenographers of the Senate are paid during the session and that the clerk of the Senate be authorized and directed to issue vouchers upon the appropriate fund of the Senate for the payment of such services.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 26, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	O'Brien,	Stone,
Beebe,	Hopley,	Parrett,	Wagner,
Berry,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—26.
Demuth,	Latham,		

So the resolution was adopted.

S. R. No. 79—Mr. Archer.

Resolved, That the clerk of the Senate be authorized and empowered to expend a sum not to exceed two hundred and fifty dollars for the employment of help to assist in the completion of the Senate Journal and that such employe be paid the same per diem as other clerks in the office of the Senate are paid during the session and that the clerk

of the Senate be authorized and directed to issue vouchers upon the appropriate fund of the Senate for such services.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 26, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Liggitt,	Snyder,
Ake,	Holden,	Lloyd,	Sparks,
Archer,	Holl,	O'Brien,	Stone,
Beebe,	Hopley,	Parrett,	Wagner,
Berry,	Jones, of Franklin,	Patterson,	Whittemore,
Busbey,	Kryder,	Ritter,	Wright—26.
Demuth,	Latham,		

So the resolution was adopted.

S. R. No. 80 — Mr. Liggitt.

Resolved, That the services of Joseph W. O'Neill, second assistant sergeant-at-arms; Henry Harvey, engrossing clerk, A. R. Condon, message clerk; E. E. Sperry, journal clerk; Sanford Evans, enrolling clerk, and Harry D. Knox, index clerk, be retained for a period of twenty days after the date of adjournment to assist in the completion of work in their several departments; for which services they shall be paid the same per diem as they are now receiving and the Clerk of the Senate is hereby authorized and directed to issue vouchers for such salary to be drawn upon the appropriate fund of the Senate.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 18, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Holden,	Liggitt,	Patterson,
Archer,	Holl,	Lloyd,	Ritter,
Beebe,	Jones, of Franklin,	McCoy,	Sparks,
Busbey,	Kryder,	O'Brien,	Whittemore—18.
Emmert,	Latham,		

So the resolution was adopted.

S. R. No. 81 — Mr. Archer.

Resolved, That the custodian of the Senate be authorized and empowered to retain the services of not more than three employes of the Senate for a period not to exceed ten days to assist in boxing and shipping the supplies of the members of the Senate to their homes and that for such services the employes of the Senate so retained by the custodian of the Senate be paid the same per diem as they received for their work during the session and that the clerk of the Senate is hereby authorized and directed to issue vouchers to be O. K'd. by the custodian of the Senate for the services of such employes in this capacity.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 24, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Lloyd,	Snyder,
Ake,	Holden,	McCoy,	Sparks,
Archer,	Holl,	Norris,	Stone,
Beebe,	Jones, of Franklin,	O'Brien,	Wagner,
Busbey,	Kryder,	Patterson,	Whittemore,
Demuth,	Liggitt,	Ritter,	Wright—24.

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

S. B. No. 218 — Mr. Wagner.

To amend section 5552 of the General Code, relative to the county draughtsman.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 657 — Mr. Stump.

To amend sections 11206, 10993, 10994, 11003 and 11010 of the General Code, relating to guardianship proceedings.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 113 — Mr. Federman.

Relative to sine die adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 24, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Lloyd,	Ritter,
Ake,	Holl,	McCoy,	Snyder,
Archer,	Jones, of Franklin,	Miller,	Sparks,
Beebe,	Kryder,	Norris,	Wagner,
Berry,	Latham,	Parrett,	Whittemore,
Busbey,	Liggitt,	Patterson,	Wright—24.

So the joint resolution was adopted.

Under the provisions of **H. J. R. No. 113**, the President appointed Messrs. Whittemore, Busbey and Holden.

By order of the calendar committee **H. B. No. 642** was ordered on the calendar.

On motion of Mr. Whittemore the rules were suspended and **H. B. No. 642** — Mr. Brach, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 9, nays 16, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Jones, of Franklin,	McCoy,	Snyder,
Berry,	Latham,	Norris,	Wright—9.
Holden,			

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Patterson,
Archer,	Holl,	Miller,	Ritter,
Busbey,	Hopley,	O'Brien,	Stone,
Demuth,	Kryder,	Parrett,	Whittemore—16.

Not receiving a constitutional majority, the bill was lost.

The report of the Legislative committee which investigated the combined normal and industrial departments at Wilberforce was read.

On motion of Mr. O'Brien the report was ordered printed in the appendix of the journal.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

S. B. No. 227 — Mr. Bellew.

To amend section 3911 of the General Code, relating to the construction of proceedings with respect to improvements and assessments therefor.

Am. Sub. S. B. No. 105 — Mr. Busbey.

To amend section 7248 of the General Code, and to enact supplemental sections 1190-1, 1190-2, 1212-2, 16921-1 and 6947-1a of the General Code, relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.

ROBERT J. O'BRIEN,
THOMAS W. LATHAM,
CARL V. BEEBE,
J. E. HOLDEN,

HERBERT L. JONES,
HARRY EVANS,
C. F. MCCOY.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolutions, in which the concurrence of the Senate is requested:

H. J. R. No. 114 — Mr. Matthews.
Relative to the reunion at Dayton, O.

H. J. R. No. 115 — Mr. Robins.
Relative to pay for employees.

Attest:

JOHN P. MAYNARD,
Clerk.

Said joint resolution was laid over under the rule.

On motion of Mr. Liggitt the rules were suspended and **H. J. R. No. 114** was considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Demuth,	Jones, of Franklin,	Parrett,
Archer,	Emmert,	Kryder,	Snyder,
Beebe,	Holden,	Latham,	Sparks,
Berry,	Holl,	Liggitt,	Stone,
Busbey,	Hopley,	McCoy,	Whittemore—20.

So the joint resolution was adopted.

On motion of Mr. Busbey the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 772** was read the second time by title only.

On motion of Mr. Busbey, **Am. H. B. No. 772** was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Busbey, **Am. H. B. No. 772** was ordered placed on the jitney calendar.

Am. H. B. No. 772 — Special Joint Committee on State Employees, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 21, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Kryder,	O'Brien,
Archer,	Holden,	Latham,	Parrett,
Beebe,	Holl,	Liggitt,	Snyder,
Berry,	Hopley,	McCoy,	Sparks,
Busbey,	Jones, of Meigs,	Norris,	Stone—21.
Demuth,			

So the bill passed.

The title was agreed to.

Mr. O'Brien offered the following resolution:

S. R. No. 82 — Mr. O'Brien.

Resolved, That the clerk of the Senate be authorized and directed to pay the chaplain of the Senate, the Rev. William A. Perrins, the

sum of \$145.00, the amount authorized in **Senate Resolution No. 73**. The same to be paid from the funds set aside for the expense of Legislative Committees.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 23, nays 0.

Those who voted in the affirmative were: Messrs.

Ake,	Emmert,	Kryder,	O'Brien,
Archer,	Holden,	Latham,	Snyder,
Beebe,	Holl,	Liggett,	Sparks,
Berry,	Hopley,	Lloyd,	Stone,
Busbey,	Jones, of Franklin,	McCoy,	Whittemore—23.
Demuth,	Jones, of Meigs,	Norris,	

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Sub. S. B. No. 210 — Mr. Miller.

To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8726-7, 8728-7, 8728-10, 8728-11 of the General Code, relating to formation and organization of corporations with common stock without par value.

Attest: JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Sub. H. B. No. 725 — Mr. King.

To supplement section 915 of the General Code by the enactment of a supplemental section to be known as section 915-1 of the General Code, relative to rescue stations.

Attest: JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Parrett the Senate recessed for five minutes.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 209 — Messrs. Bellew-Pearson.

To provide for the organization and administration of canal districts. Granting the same the power to impose taxes and assessments. To incur

debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.

With the following amendment:

In title after word "Bellew" add "Pearson."

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. O'Brien the rules were suspended and the amendment considered.

The question was, "Shall the Senate concur in the House amendment?"

Those who voted in the affirmative were: Messrs.

Ake,	Holl,	Norris,	Snyder,
Archer,	Hopley,	O'Brien,	Sparks,
Beebe,	Latham,	Parrett,	Stone,
Berry,	Liggitt,	Ritter,	Whittemore—18.
Busbey,	McCoy,		

So the amendments were concurred in.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 751 — Mr. Crabbe.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Hopley the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 751** was read the second time by title only.

On motion of Mr. Hopley, **H. B. No. 751** — Mr. Crabbe, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Hopley the rules were suspended and **H. B. No. 751** was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted—yeas 21, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Parrett,
Ake,	Holl,	McCoy,	Ritter,
Archer,	Hopley,	Miller,	Sparks,
Beebe,	Jones, of Meigs,	Norris,	Stone,
Berry,	Latham,	O'Brien,	Wright—21.
Busbey,			

So the bill passed.

The title was agreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 486 — Mr. Hughes.

To amend section 1550 of the General Code, relating to compensation of official stenographers of the court of common pleas.

H. B. No. 615 — The Special Joint Committee on Taxation.

Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 2692, 5649-3a, 5649-3c, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, 7787 and 7804 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code.

H. B. No. 697 — Mr. Morris.

To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the location, bulk, height and uses of buildings and other structures and premises.

H. B. No. 761 — Mr. Faris.

To amend section 7624 of the General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.

ROBERT J. O'BRIEN,
HERBERT L. JONES,
HENRY EVANS,
C. F. McCOY,

J. E. HOLDEN,
C. V. BEEBE,
THOS. W. LATHAM,
C. F. WHITE.

Mr. Ritter offered the following resolution:

S. R. No. 83 — Mr. Ritter.

Resolved, That the expenses of the members of the committee on enrollment, the officers, floor leaders of the Senate and other members attending the recess session of the Senate for the purpose completing enrollment and signing of bills be paid from appropriate funds of the Senate and the clerk is hereby authorized and directed to issue vouchers to these members and officers for such expns.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 22, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Liggitt,	Ritter,
Ake,	Holl,	McCoy,	Sparks,
Archer,	Hooley,	Miller,	Stone,
Beebe,	Jones, of Franklin,	Norris,	Whittemore,
Berry,	Jones, of Meigs,	O'Brien,	Wright—22.
Busbey,	Latham,		

So the resolution was adopted.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

Am. H. B. No. 734 — Mr. Luchsinger.

To amend section 51 of the General Code, relative to the salaries per diem of officers of senate and house.

Attest:

JOHN P. MAYNARD,
Clerk.

Said bill was read the first time.

On motion of Mr. Whittemore the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **Am. H. B. No. 734** was read the second time.

On motion of Mr. Whittemore, **Am. H. B. No. 734** — Mr. Luchsinger, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Whittemore, the rules were suspended and **Am. H. B. No. 734** was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 18, nays 0, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	McCoy,	Sparks,
Ake,	Demuth,	Norris,	Stone,
Archer,	Holden,	Ritter,	Whittemore,
Beebe,	Hopley,	Snyder,	Wright—18.
Berry,	Latham,		

So the bill passed.

The title was agreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 675** — Mr. Scott.

To amend sections 5242 and to supplement section 5186 of the General Code to promote the efficiency of the Ohio national guard.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 237 — Mr. Sparks.

To amend section 843-3, 843-4, 843-8 and 843-17 of the General Code to clarify and correct errors in the act (amended S. B. No. 14) and

providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses on the refusal to issue or transfer such licenses.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. B. No. 256** — Mr. Bryson.

To amend section 486-8 of the General Code, relative to exemption from the classified service of the state.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore the Senate recessed for five minutes. Senate met pursuant to recess.

Mr. Busbey moved that the vote by which **H. J. R. No. 113** was passed, be reconsidered and the motion remain pending.

Which was agreed to.

On motion of Mr. Busbey the clerk was directed to request the return of **H. J. R. No. 113** from the House.

On motion of Mr. Busbey, the Senate recessed for five minutes. Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives accedes to the request of the Senate for the return of **H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment, and herewith returns said resolution.

Attest:

JOHN P. MAYNARD,
Clerk.

Mr. Busbey moved that the Senate reconsider the vote whereby **H. J. R. No. 113** was passed.

Which was agreed to.

Mr. Whittemore moved to amend as follows:

After the words "Be it resolved" strike out all the rest of the resolution and insert the following: "That when the General Assembly adjourns today it be to meet Wednesday, February 11th, at 5 p. m. and be it further resolved that when the 83rd General Assembly adjourns on Wednesday, February 11th, it be sine die."

The motion was agreed to and the resolution was so amended.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Latham,	Patterson,
Ake,	Holden,	Liggitt,	Snyder,
Archer,	Holl,	Lloyd,	Sparks,
Beebe,	Hopley,	Norris,	Stone,
Berry,	Jones, of Franklin,	O'Brien,	Whittemore,
Busbey,	Jones, of Meigs,	Parrett,	Wright—26.
Demuth,	Kryder,		

So the joint resolution was adopted.

On leave Mr. Wright offered the following joint resolution:

S. J. R. No. 72 — Mr. Wright.

Proposing an amendment to section 25 of Article II of the Constitution, relative to length of legislative sessions.

Be it resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each house concurring therein, That there shall be submitted to the electors of the state, in the manner provided by law, on the first Tuesday after the first Monday in November, 1920, a proposal to amend section 25 of Article II of the Constitution of Ohio to read as follows:

ARTICLE II.

Sec. 25. All regular sessions of the General Assembly shall commence on the first Monday of January, biennially, * * * *in the odd numbered years, and shall not extend for a period of more than sixty days, exclusive of Sundays. No special session called by the governor shall extend for a period of more than twenty days, exclusive of Sundays. No legislative day shall extend for a longer period than twenty-four hours and shall be co-terminous with the calendar day.*

SECTION 2. At such election, herein provided for, the above amendment shall be placed on the official ballot in the manner prescribed by law. If the votes in favor of the proposal exceed those against it this amendment shall take effect on the first day of January, 1921, and original section 25 of Article II of the Constitution of the state of Ohio shall be repealed and annulled.

Mr. Wright moved that the constitutional rule be suspended and the resolution considered now.

On which a roll call was demanded.

The question was, "Shall the rules be suspended?"

The yeas and nays were taken, and resulted — yeas 11, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Holden,	Lloyd,	Sparks,
Beebe,	Holl,	Norris,	Wright—11.
Berry,	Latham,	Snyder,	

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Ritter,
Archer,	Hopley,	O'Brien,	Stone,
Busbey,	Jones, of Meigs,	Parrett,	Wagner,
Demuth,	Kryder,	Patterson,	Whittemore—15.

So the motion was disagreed to.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 772 — Special Joint Committee on Salaries of State Employes and School Teachers.

To amend sections 1181 and 1182 of the General Code relative to the compensation of employes.

H. B. No. 742 — Mr. Evans.

To amend sections 503, 614-32 and 614-44 and to repeal section 614-47 of the General Code, relative to the regulation of street railways.

ROBERT J. O'BRIEN,
C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

Am. S. B. No. 235 — Special Joint Committee on Salaries.

To amend sections 5894, 5900 and 5901 of the General Code, relative to taxation of cigarette dealers.

S. B. No. 221 — Special Joint Taxation Committee.

To amend section 2558 of the General Code, relating to the term of office of the county auditor, and to adjust existing terms in accordance with such amendment.

S. B. No. 256 — Mr. Agnew.

To amend section 5607 and repeal section 5608 of the General Code, relating to notices of changes in valuation.

S. B. No. 229 — Mr. Agnew.

To amend section 7697 of the General Code, relating to the compensation of the director of schools.

Am. S. B. No. 131 — Mr. Archer.

To amend section 7822 and section 7823 of the General Code and to repeal 7823-1, relating to qualification of teachers.

S. B. No. 218 — Mr. Wagner.

To amend section 5552 of the General Code, relative to the county draughtman.

S. B. No. 242 — Special Committee on Salaries.

To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist.

S. J. R. No. 69 — Mr. Liggitt.

Relating to the return of the bodies of deceased soldiers, sailors, marines and nurses from the battlefields of Europe.

ROBERT J. O'BRIEN,
HERBERT L. JONES,
HENRY EVANS,
C. F. McCOY,

J. E. HOLDEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
CHAS. S. WHITE.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 702 — Mr. King.

To make sundry appropriations.

H. B. No. 707 — Mr. Morris (by request).

To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578 and 1579 of the General Code, creating the superior court of Cincinnati.

H. B. No. 716 — Mr. Federman (by request).

To amend section 7755, 7757, 7758, and 7761 of the General Code, relative to the establishment of public schools for the blind, deaf and crippled.

H. B. No. 717 — Mr. Jones, of Hamilton.

To abolish the insolvency court of Hamilton county and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code.

H. B. No. 718 — Mr. Bond.

Providing for the relief of Olive M. Smith.

H. B. No. 734 — Mr. Luchsinger.

To amend section 51 of the General Code, relative to the salaries of officers of Senate and House.

H. B. No. 735 — Mr. York.

To enact supplemental section 5649-7 of the General Code, fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitations of rates of taxation in such districts.

H. B. No. 737 — Mr. McFarland.

To amend section 3376 of the General Code, relative to township roads.

ROBERT J. O'BRIEN,
C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 744 — The Special Joint Committee on Taxation.

To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending sections 2624-1, 2685-1, 2699, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8 and 5348-10 of the General Code and enacting supplemental sections to be designated as sections 1465-24a, 5332-1, 5348-2a and 5348-8a of the General Code, respectively.

H. B. No. 751 — Mr. Crabbe.

To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent.

H. B. No. 754 — Mr. Cowan.

To make an appropriation for the payment of the salaries of the employes of the House of Representatives and Senate.

H. B. No. 759 — Mr. Crabbe.

To repeal section 6212-85, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-92, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-1101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106, of the General Code relative to the manufacture and sale of intoxicating liquor.

H. B. No. 760 — Mr. Crabbe.

To repeal section 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120 and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor.

H. B. No. 762 — Mr. King.

To make supplementary appropriation for the remainder the current fiscal year and for the year 1920-1921.

ROBERT J. O'BRIEN,
C. F. McCOY;
HERBERT L. JONES,
HENRY EVANS,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 153 — Mr. Luchsinger.

To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof and penalties for violation of the same, and to supplement said section by the enactment of a section to be known as section 17-1a of the General Code, providing for the two platoon system for city fire departments.

H. J. R. No. 91 — Mr. Robins.

Relative to editing and issuing a new edition of the Ohio School Laws, and making appropriation therefor.

H. J. R. No. 109 — Mr. Dunn.

Relative to the printing of the Administrative Reorganization report.

H. J. R. No. 112 — Mr. Jas. A. Reynolds.

Proposing to amend Article XV, section 4 of the Constitution of the state of Ohio, relating to the qualifications of officers.

H. J. R. No. 114 — Mr. Matthews.

Relative to the reunion at Dayton, Ohio.

H B. No. 256 — Mr. Bryson.

To amend section 486-8 of the General Code, relative to exemptions from the classified service of the state.

ROBERT J. O'BRIEN,
C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

Re-Am. S. B. No. 209 — Messrs. Bellew-Pearson.

To provide for the organization and administration of canal districts, granting the same the power to impose taxes and assessments, to incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river.

Sub. S. B. No. 250 — Mr. Miller.

To repeal sections 6212-122, 6212-123, 6212-124, 6212-125, 6212-126, 6212-127, 6212-128, 6212-129, 6212-130, 6212-131, 6212-132, 6212-133, 6212-134, 6212-135 and 6212-136 of an act to provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and prescribe their powers and duties and fix their compensation as found in Ohio Laws, Vol. 108, pages 725 and 730 inclusive.

Am. S. B. No. 254 — Special Joint Committee on Salaries.

Making appropriations for supplemental salaries of employes of state departments, commissions and institutions.

S. B. No. 253 — Special Joint Committee on Salaries.

Making appropriations for the financial relief for the Bowling Green State Normal school and the Kent State Normal school for the period ending June 30, 1921.

Am. S. B. No. 244 — Special Joint Committee on Salaries.

To amend section 1051 of the General Code, relative to engineers' license fees.

S. B. No. 258 — Special Joint Committee on Salaries.

Making appropriations for supplemental salaries for state engineers.

Sub. S. B. No. 210 — Mr. Miller.

To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11, of the General Code, relating to the formation and organization of corporations with common stock without par value.

S. J. R. No. 66 — Mr. O'Brien.

Relating to publication of manual of laws governing benevolent institutions, etc.

ROBERT J. O'BRIEN,
CARL BEEBE,
THOMAS W. LATHAM,
J. E. HOLDEN,

JOHN E. BARNES,
HENRY EVANS,
C. F. McCoy.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled the following bills:

H. B. No. 637 — Mr. Winter.

To amend section 9587 of the General Code, relating to policies or contracts of insurance.

H. B. No. 638 — Mr. Graham, of Muskingum.

To supplement section 4139 of the General Code relative to joint city and county workhouses and to repeal sections 14548, 14549, 14550, 14551,

14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14567, 14569 and 14570 of the General Code.

H. B. No. 653 — Mr. King.

To make appropriation for repairs of House of Representatives, Senate Chamber and State House.

H. B. No. 656 — Mr. Walsh.

To amend section 5356 of the General Code relative to the exemption from taxation of property belonging to park districts.

H. B. No. 660 — Mr. Federman.

To amend section 1836 of the General Code, relative to the salary of members of the Board of Administration.

H. B. No. 673 — Mr. Walsh.

To supplement section 3808 of the General Code by the enactment of section 3808-1, relative to the compensation of street commissioners in villages.

H. B. No. 675 — Mr. Scott.

To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio national guard.

H. B. No. 690 — Mr. Harter.

To amend section 1695 of the General Code, as amended 107 Ohio Laws 144, relative to the publication of court calendar.

C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,
CARL V. BEEBE,

J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES,
ROBERT J. O'BRIEN.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 294 — Mr. Crabbe.

To amend the following sections of the General Code, viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14720, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788, 13436 and an act passed March 20, 1919, and approved by the governor April 8, 1919, and filed with the secretary of state April 9, 1919, relating to fees and costs.

H. B. No. 328 — Mr. Bliss.

To amend sections 1529, 2251, 2252, and 2253 of the General Code, to provide for an increase in salaries of judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in the performance of their official duties.

H. B. No. 698 — Mr. Freeman.

To amend section 7645 of the General Code, relative to requiring the study of thrift in the public schools.

H. B. No. 699 — Mr. Dodge.

To amend sections 1223, 3298-15c, 3298-45 and 6929 of the General Code, relative to road bonds.

ROBERT J. O'BRIEN,
C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills:

H. B. No. 307 — Mr. Griswold.

To authorize the incorporation of cooperative agricultural associations and to define the powers thereof.

H. B. No. 399 — Mr. Jones, of Trumbull.

To amend section 4193-1 of the General Code, relating to a joint meeting for the election of cemetery trustees and creating endowment funds for cemeteries.

H. B. No. 543 — Mr. Drury.

To repeal sections 1231-5, 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code, and thereby abolish the highway advisory board.

H. B. No. 548 — Mr. Matthews.

To immediately consider and carry into effect the object of section 6, **House Bill No. 511**, and have erected at a suitable place or places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the special state roll of honor established by the provisions of said **House Bill No. 511**, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism. (M. H. R., M. H., D. S. C., S. C. S.)

H. B. No. 565 — Mr. Bliss.

Authorizing corporations of this state to cooperate in the creation and maintenance of instrumentalities for public welfare.

ROBERT J. O'BRIEN,
C. F. McCOY,
HERBERT L. JONES,
HENRY EVANS,

CARL V. BEEBE,
J. E. HOLDEN,
THOMAS W. LATHAM,
TOM W. JONES.

The Senate recessed for five minutes.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in Senate amendments to **Am. H. J. R. No. 113** — Mr. Federman.

Relative to sine die adjournment.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the Senate recessed to 5 p. m. February 11, 1920.

W. E. HALLEY,
Clerk.

Senate Chamber, Columbus, Ohio.

Wednesday, February 11, 1920, 5:30 o'clock p. m.

The Senate met pursuant to adjournment.

The Journal of last legislative day was read and approved.

On motion of Mr. Whittemore the Senate recessed until 7:30 p. m.

Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

Am. S. B. No. 237 — Mr. Sparks.

To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code, to clarify and correct errors in the act (Amended S. B. 14) and providing for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.

With the following amendment in which the the concurrence of the Senate is requested:

The emergency clause not having received the constitutional majority was lost.

Attest :

JOHN P. MAYNARD,
Clerk.

Mr. Whittemore moved that the rules be suspended and the amendment considered now.

The question was, "Shall the Senate concur in the House amendments?"

The yeas and nays were taken, and resulted — yeas 24, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Kryder,	Ritter,
Ake,	Demuth,	Latham,	Snyder,
Archer,	Emmert,	Liggitt,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Whittemore,
Berry,	Jones, of Meigs,	Patterson.	Wright—24.

So the Senate concurred in the House amendments.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the House of Representatives has passed the following bill, in which the concurrence of the Senate is requested:

H. B. No. 773 — Special Joint Committee on Salaries of State Employees and School Teachers.

Making appropriations for supplemental salaries for certain state employes.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Whittemore, the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 773** was read the second time by title only.

On motion of Mr. Whittemore, **H. B. No. 773** was ordered placed on the calendar for third reading without reference to any committee.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolution:

Am. S. B. No. 237 — Mr. Sparks.

To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code, to clarify and correct errors in the act (Amended S. B. No. 14) and providing for a hearing and appeal in the matter of revocation of hotel and restaurant licenses or the refusal to issue or transfer such licenses.

S. J. R. No. 74 — Mr. Ritter.

Relating to enrolling a certain bill and resolution in type writing.

Am. S. B. No. 230 — Mr. Ritter.

To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property.

C. F. McCOY,
HERBERT L. JONES,
ROBERT J. O'BRIEN,
CARL V. BEEBE,

TOM W. JONES,
THOMAS W. LATHAM,
HENRY EVANS,

On order of the Calendar committee **H. B. No. 773** was placed on the calendar.

H. B. No. 773 was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Latham,	Ritter,
Ake,	Emmert,	Liggitt,	Snyder,
Archer,	Holden,	Norris,	Sparks,
Beebe,	Holl,	O'Brien,	Stone,
Bellew,	Hopley,	Parrett,	Whittemore,
Berry,	Jones, of Meigs.	Patterson,	Wright—26.
Busbey,	Kryder,		

So the bill passed.

The title was agreed to.

Mr. Beebe moved that the vote by which **H. B. No. 742** was passed, be reconsidered and the motion remain pending.

Mr. Beebe arose and withdrew the motion.

Mr. Beebe moved that the House be requested to return **H. B. No. 742**, which was overruled by the Speaker.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

- H. B. No. 16** — Mr. Comings.
- H. B. No. 364** — Mr. Barnes.
- H. B. No. 464** — Mr. Stokes (by request).
- H. B. No. 574** — Mr. Federman.
- H. B. No. 605** — Mr. Davis.
- H. J. R. No. 97** — Mr. Crabbe.
- H. J. R. No. 106** — Mr. Beetham.

Attest:

JOHN P. MAYNARD,
Clerk.

The president in the presence of the Senate signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

- H. B. No. 486** — Mr. Hughes.
- H. B. No. 615** — The Special Joint Committee on Taxation.
- H. B. No. 697** — Mr. Morris.
- H. B. No. 761** — Mr. Faris.
- Am. Sub. S. B. No. 105** — Mr. Busbey.
- S. B. No. 227** — Mr. Bellew.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills. Mr. Latham moved that **H. J. R. No. 115** be taken up at this time.

Which was agreed to.

Said joint resolution was read the third time.

The question was, "Shall the resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Busbey,	Jones, of Franklin,	Patterson,
Ake,	Demuth,	Jones, of Meigs,	Ritter,
Archer,	Emmert,	Latham,	Snyder,
Beebe,	Holden,	Liggitt,	Sparks,
Bellew,	Holl,	Norris,	Stone,
Berry,	Hopley,	O'Brien,	Whittemore — 23.

So the joint resolution was adopted.

On motion of Mr. Archer the constitutional rule, requiring bills to be fully and distinctly read on three different days, was dispensed with, and **H. B. No. 725** was read the second time by title only.

On motion of Mr. Archer, **H. B. No. 725** — Mr. King, was ordered placed on the calendar for third reading without reference to any committee.

On motion of Mr. Busbey, **H. B. No. 725** was placed on the jitney calendar.

H. B. No. 725 — Mr. King, was read the third time.

The question was, "Shall the bill pass?"

The yeas and nays were taken, and resulted — yeas 26, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Demuth,	Kryder,	Ritter,
Ake,	Emmert,	Latham,	Snyder,
Archer,	Holden,	Liggitt,	Sparks,
Beebe,	Holl,	Norris,	Stone,
Bellew,	Hopley,	O'Brien,	Whittemore,
Berry,	Jones, of Franklin,	Parrett,	Wright — 26.
Busbey,	Jones, of Meigs,		

So the bill passed.

The title was agreed to.

Mr. Agnew moved that the School committee be relieved of further consideration of **H. B. No. 73**, on which a roll call was demanded taken.

The question was, "Shall the Committee on Schools be relieved of **H. B. No. 73?**"

The yeas and nays were taken, and resulted — yeas 8, nays 15, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Berry,	Jones, of Franklin,	Norris,
Beebe,	Holden,	Latham,	Wright — 8.

Those who voted in the negative were: Messrs.

Ake,	Emmert,	Liggitt,	Sparks,
Bellew,	Hopley,	O'Brien,	Stone,
Busbey,	Kryder,	Parrett,	Whittemore — 15.
Demuth,	Latham,	Patterson,	

So the motion was disagreed to.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution:

- S. B. No. 235** — Special Joint Committee on Salaries.
- S. B. No. 221** — Special Joint Committee on Taxation.
- S. B. No. 256** — Mr. Agnew.
- S. B. No. 229** — Mr. Agnew.
- S. B. No. 131** — Mr. Archer.
- S. B. No. 218** — Mr. Wagner.
- S. B. No. 242** — Special Joint Committee on Salaries.
- S. J. R. No. 69** — Mr. Liggitt.

Attest:

JOHN P. MAYNARD,
Clerk.

The President, in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

- H. B. No. 294** — Mr. Crabbe.
- H. B. No. 328** — Mr. Bliss.
- H. B. No. 698** — Mr. Freeman.
- H. B. No. 699** — Mr. Dodge.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolution:

- S. B. No. 209** — Messrs. Bellev-Pearson.
- S. B. No. 250** — Mr. Miller.
- S. B. No. 254** — Special Joint Committee on Salaries.
- S. B. No. 253** — Special Joint Committee on Salaries.
- S. B. No. 244** — Special Joint Committee on Salaries.
- S. B. No. 258** — Special Joint Committee on Salaries.

S. B. No. 210 — Mr. Miller.

S. J. R. No. 66 — Mr. O'Brien.

Attest :

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills :

H. B. No. 307 — Mr. Griswold.

H. B. No. 399 — Mr. Jones, of Trumbull.

H. B. No. 543 — Mr. Drury.

H. B. No. 548 — Mr. Matthews.

H. B. No. 565 — Mr. Bliss.

Attest :

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills :

H. B. No. 637 — Mr. Winter.

H. B. No. 638 — Mr. Graham, of Muskingum.

H. B. No. 653 — Mr. King.

H. B. No. 656 — Mr. Walsh.

H. B. No. 660 — Mr. Federman.

H. B. No. 673 — Mr. Walsh.

H. B. No. 675 — Mr. Scott.

H. B. No. 690 — Mr. Harter.

Attest :

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President :

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills :

H. B. No. 702 — Mr. King.
H. B. No. 707 — Mr. Morris (by request).
H. B. No. 716 — Mr. Federman (by request).
H. B. No. 717 — Mr. Jones, of Hamilton.
H. B. No. 718 — Mr. Bond.
H. B. No. 734 — Mr. Luchsinger.
H. B. No. 735 — Mr. York.
H. B. No. 737 — Mr. McFarland.

Attest:

JOHN P. MAYNARD,
 Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 744 — The Special Joint Committee on Taxation.
H. B. No. 751 — Mr. Crabbe.
H. B. No. 754 — Mr. Cowan.
H. B. No. 759 — Mr. Crabbe.
H. B. No. 760 — Mr. Crabbe.
H. B. No. 762 — Mr. King.

Attest:

JOHN P. MAYNARD,
 Clerk.

The President in the presence of the Senate, signed said bills.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 153 — Mr. Luchsinger.
H. J. R. No. 91 — Mr. Robins.
H. J. R. No. 109 — Mr. Dunn.
H. J. R. No. 112 — Mr. Jas. A. Reynolds.
H. J. R. No. 114 — Mr. Matthews.
H. B. No. 256 — Mr. Bryson.

Attest:

JOHN P. MAYNARD,
 Clerk.

The President in the presence of the Senate, signed said bills and joint resolutions.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills:

H. B. No. 772 — Special Joint Committee on Salaries of State Employees and School Teachers.

S. B. No. 237 — Mr. Sparks.

H. B. No. 742 — Mr. Evans.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bills.
On leave Mr. Beebe offered the following resolution:

S. J. R. No. 73 — Mr. Beebe.

WHEREAS, a motion to reconsider **Sub. H. B. No. 742** has been ruled out of order under joint legislative rule 18,

Be it resolved by the General Assembly of the State of Ohio, That officials now in possession of the bill (**Sub. H. B. No. 742**) be directed to return the bill that a motion for reconsideration may be entertained.

Mr. Beebe moved that the rules be suspended and the joint resolution be considered at this time.

On which a roll call was demanded taken.

The question was, "Shall the rules be suspended and the joint resolution be considered at this time?"

The yeas and nays were taken, and resulted — yeas 15, nays 11, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Bellew,	Jones, of Meigs,	Snyder,
Ake,	Demuth,	Kryder,	Sparks,
Archer,	Holden,	Latham,	Wright — 15.
Beebe,	Jones, of Franklin,	Liggitt,	

Those who voted in the negative were: Messrs.

Berry,	Holl,	O'Brien,	Stone,
Busbey,	Hopley,	Parrett,	Whittemore — 11.
Emmert,	Norris,	Patterson,	

Not receiving a two-thirds vote under Senate rule No. 123 the motion was declared lost.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has adopted the following joint resolution, in which the concurrence of the Senate is requested:

H. J. R. No. 116 — Mr. Beetham.

Relative to enrolling **H. B. No. 725** — Mr. King, and **No. 773** — Special Joint Committee on Salaries of State Employes and School Teachers and **House Joint Resolutions Nos. 115 and 116**.

Attest:

JOHN P. MAYNARD,
Clerk.

On motion of Mr. Archer the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted — yeas 20, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Archer,	Holl,	Liggitt,	Snyder,
Berry,	Hopley,	Norris,	Sparks,
Busbey,	Jones, of Franklin,	O'Brien,	Stone,
Emmert,	Jones, of Meigs,	Parrett,	Whittemore,
Holden,	Kryder,	Patterson,	Wright — 20.

So the joint resolution was adopted.

S. J. R. No. 74 — Mr. Ritter.

Relative to enrolling a certain bill and resolution in typewriting.

Be it resolved by the General Assembly of the State of Ohio, that,

WHEREAS, The General Assembly having determined by joint resolution to adjourn sine die and the printer being unable to do the work in time for the provisions of section 67 of the General Code; therefore

*Be it resolved, That **Senate Bill No. 230** — Mr. Ritter, be enrolled in typewriting; and*

Be it further resolved, That this joint resolution and for the same emergency as mentioned above, be enrolled in typewriting.

On motion of Mr. Ritter the rules were suspended and the joint resolution considered.

The question was, "Shall the joint resolution be adopted?"

The yeas and nays were taken, and resulted—yeas 23, nays none, as follows:

Those who voted in the affirmative were: Messrs.

Agnew,	Emmert,	Kryder,	Ritter,
Ake,	Holden,	Latham,	Snyder,
Bellew,	Holl,	Liggitt,	Sparks,
Berry,	Hopley,	O'Brien,	Whittemore,
Busbey,	Jones, of Franklin,	Parrett,	Wright — 23.
Demuth,	Jones, of Meigs,	Patterson,	

So the joint resolution was adopted.

Mr. O'Brien submitted the following report:

The joint committee on Enrollment has examined and found correctly enrolled, the following bills and joint resolutions:

H. B. No. 612 — Mr. Smith.

To supplement section 1156-15 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend sections 1155-3, 1155-4, 1155-7, 1155-8, 1155-9, 1155-11, 1155-12, 1155-13, 1155-14 and 1155-15 of the General Code, relating to the inspection of cold storage warehouses.

H. J. R. No. 113 — Mr. Federman.

Relative to sine die adjournment.

H. B. No. 773 — Special Joint Committee on Salaries of State Employes and School Teachers.

Making appropriations for supplemental salaries for certain state employes.

H. J. R. No. 116 — Mr. Beetham.

Relative to enrolling **House Bills Nos. 725** — Mr. King, and **773** — Special Joint Committee on State Employes and School Teachers, and **House Joint Resolutions Nos. 115** and **116**.

H. J. R. No. 115 — Mr. Robins.

Relative to pay for employes.

H. B. No. 725 — Mr. King.

To supplement section 915 of the General Code by the enactment of a supplemental section, to be known as section 915-1 of the General Code, relative to rescue stations.

ROBERT J. O'BRIEN,
HERBERT L. JONES,
HENRY EVANS,
C. F. MCCOY,

J. E. HOLDEN,
CARL V. BEEBE,
THOMAS W. LATHAM,
CHAS. A. WHITE.

On motion of Mr. Hopley the Senate recessed for five minutes.
Senate met pursuant to recess.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the adoption of the following joint resolution:

S. J. R. No. 74 — Mr. Ritter.

Relative to enrolling a certain bill in typewriting.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the House of Representatives has concurred in the passage of the following bill:

To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefited property.

Attest:

JOHN P. MAYNARD,
Clerk.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following:

S. J. R. No. 74 — Mr. Ritter.

Am. S. B. No. 230 — Mr. Ritter.

Attest:

JOHN P. MAYNARD,
Clerk.

The President in the presence of the Senate, signed said bill and joint resolution.

MESSAGE FROM THE HOUSE OF REPRESENTATIVES.

Mr. President:

I am directed to inform you that the Speaker of the House of Representatives, in the presence of the House, has signed the following bills and joint resolutions:

H. B. No. 612 — Mr. Smith.

H. J. R. No. 113 — Mr. Federman.

H. B. No. 773 — Special Joint Committee on Salaries of State Employes and School Teachers.

H. J. R. No. 116 — Mr. Beetham.

H. J. R. No. 115 — Mr. Robins.

Sub. H. B. No. 725 — Mr. King.

Attest:

JOHN P. MAYNARD,
Clerk.

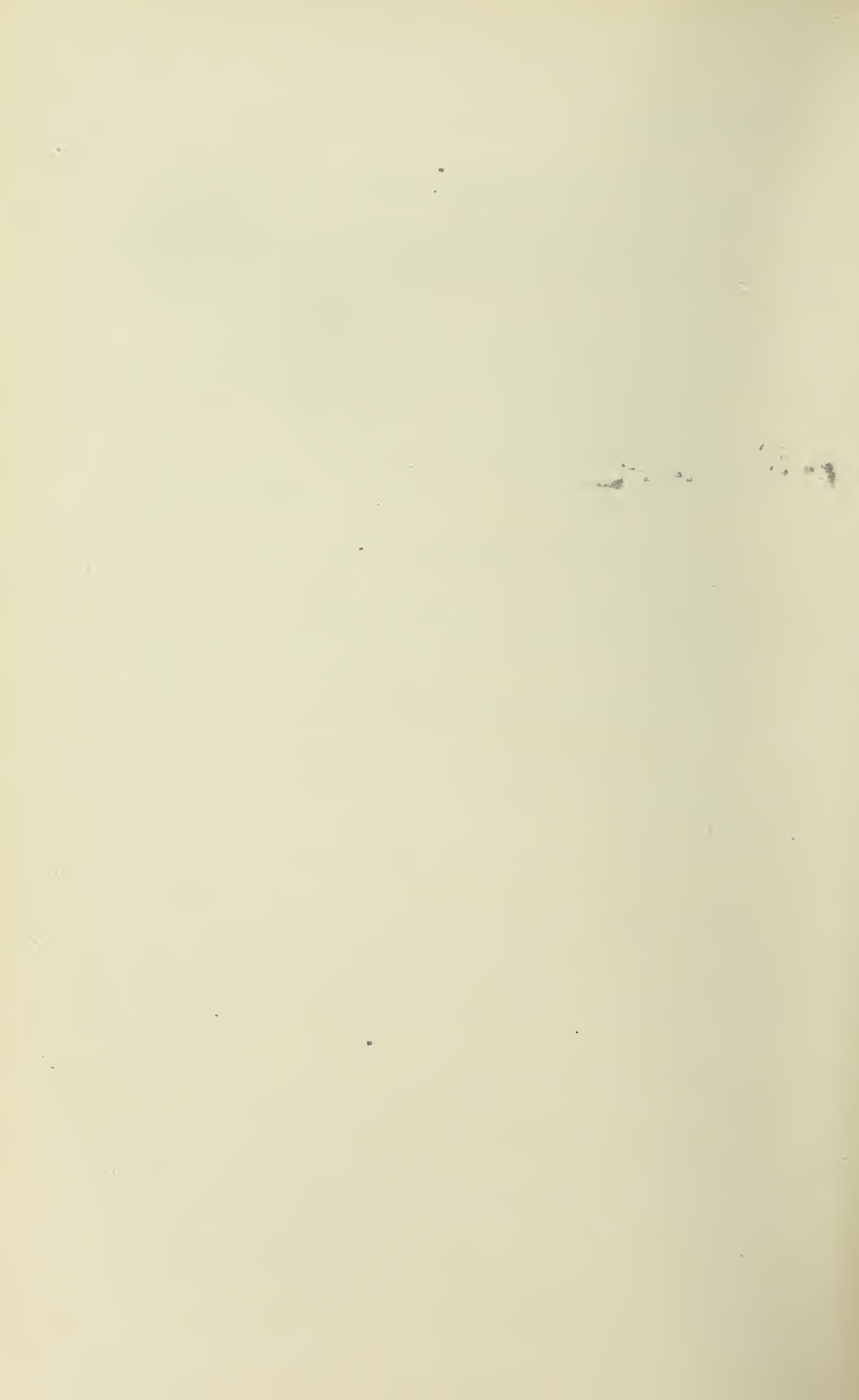
The President in the presence of the Senate signed said bills and joint resolutions.

The journal of today was read and approved.

On motion of Mr. Whittemore the Senate adjourned without day.

Attest:

W. E. HALLEY,
Clerk.



APPENDIX

TO THE

Journal of the Senate

OF THE

EIGHTY-THIRD
GENERAL ASSEMBLY
OF THE STATE OF OHIO

REGULAR SESSION

COMMENCING
MONDAY, JANUARY 5, 1919

MESSAGE OF GOVERNOR JAMES M. COX OF OHIO TO THE EIGHTY-THIRD GENERAL ASSEMBLY.

To the Members of the General Assembly:

You are assembled at a time when the human element of duty, is exalted and glorified as never before. Our brave soldiers, living and dead, crossed the ocean, not in resistance to injustice as between individuals, but the injustice of despotic government.

Let us then recognize that since blood and tears have been shed in behalf of organized and righteous government, we should strip ourselves of every unworthy impulse and bring to our governmental trust the best product of our conscience.

Well might we recount the part Ohio has played in the war, but it is of recorded history.

I wish I possessed both the imagination and the eloquence of expression to speak our undying gratitude to those who made the sacrifice and to those who pledged themselves so to do if necessary.

We would voice our appreciation of the harmony between labor and capital—of the tireless hours that women and men and children labored for the common cause—of the unselfish service rendered by those who assembled the army from our communities. But their deeds, every one, are known and their highest compensation is the conscious thought that they did their best. Posterity can exact no more.

The pressing problem before the legislature is that of providing financial relief to counties, municipalities and school districts, and authorizing the means of restoring to the state the revenues which will be lost through the prohibition amendment to the constitution. Notwithstanding the vast increase in expense occasioned by war-time prices, the state government has lived within its income. This had nothing to do with what came into the highway fund, or the sum that was collected for automobile licenses. The inflow and outflow in both instances are provided for by law, and bear no relation to the normal, fiscal transactions of the state departments.

It should be stated as a piece of most fundamental information that Ohio has never been an extravagant state. Regardless of the most vigilant eye, sporadic excesses will creep in, but throughout the years, the per capita cost of state government has been so much lower in this commonwealth than most of the large states, as to make comparison at least impressive.

The federal report dealing with the year 1917 shows the following as the per capita cost of state government of states of the middle west:

Michigan	\$7.54
Wisconsin	6.26
Pennsylvania	4.37
Indiana	4.22
Ohio	4.01
Illinois	3.71

Ohio is charged in this summary with the good roads expense accruing from our three-tenths of a mill levy. Illinois has no such charge against her total. If it is taken from the Ohio figures, and the two states are brought to a common base in comparison, our per capita expense is less than that of Illinois, and the lowest both in the middle west and of the large states, measured by population.

We can reflect therefore upon an economy that has been continuous. This has held us so close to our income that a loss in revenues to the state of approximately two and one-half millions of dollars a year cannot be sustained and it must be provided for. While the state received from saloon and license tax during the fiscal year ending June 30, 1918, \$2,701,852.20, it should be explained that the license fees were abnormally augmented about \$250,000 because of the change in the license year. It is safe however to calculate on a sustained diminution of two and one-half million dollars from the source indicated.

During the last fiscal year, municipalities were paid from saloon tax collections, \$3,086,464.91; counties, \$894,100.05; townships, \$106,828.05. To the county funds there went \$122,579.05, so that state and local governments this year must base their estimates upon an aggregated loss of revenue of not less than \$6,500,000. Frankly, the condition which faces the state government is not so grave as what confronts counties, municipalities and school districts. The constitution says that, "The General Assembly shall provide for raising revenue sufficient to defray the expenses of the state for each year, and also a sufficient sum to pay the interest on the state debt."

But there is another duty incumbent upon you. We cannot, in conscience, leave the local subdivisions to master unaided the fiscal problems which are now more than acute. The state is nothing more than the combined unit of its communities; in fact there is a co-partnership as between the state and every local subdivision, under the terms of which, authority is distributed, and responsibility divided. The major and every subordinate entity plays its part—besides the state imposes very fixed decrees upon the counties, municipalities, townships and school districts and exacts certain standards of administration in education, public health, preservation of the peace and the protection of life and property. Furthermore, the state names certain limitations within which the local activities of government must operate financially. There is beyond doubt an insistent majority public opinion that these limitations shall be observed so that means must be found and methods provided to bring relief, in full recognition of the principle of the Smith One Per Cent Law.

Dealing with the purely municipal problem, let us take for the purpose of illustrating conditions, our largest city, Cleveland.

Much has been said about recurrent bond issues there and the continued accumulation of both expenses and debt. Frankly, most of the state is unfamiliar with the great questions thrust upon a city whose growth each year in itself would make a place larger, probably, than any one of two-thirds of the county-seats in Ohio. Add to this, the difficulties attendant upon the diversified racial elements that are present. Probably every language from the civilized parts of the world is spoken in Cleveland. Customs, prejudices, habits that have been generations in their making, must all be assimilated, harmonized and brought into a composite law-understanding and law-abiding whole. And yet as a community, Cleveland must be reckoned in civic pride, community spirit and all the things that make for progress and advancement as one of

the most superbly attractive cities of the land. Painstaking care has been exercised in seeking to analyze not only conditions as they are there, but the things that made them.

In the levy which totals 15.55 mills we find two items: City operation 2.80 mills, and city sinking fund, 3.25 mills. It is apparent therefore that more money is spent each year on the debt that has accumulated than for city operation, and in a center having approximately 800,000 population. The private enterprise that would be compelled to continue without any relief in sight to pay each year more for its debts than for its maintenance would derive little credit at the bank. The sinking fund of the city has had quite a history. Years ago it sustained heavy loss through the investment of its funds in railroad securities. Then there came the long litigation growing out of the act of consolidating certain parts of the community into an enlarged municipality. The wards making up what had been the original part of Cleveland called into legal question the matter of helping pay off the debt of the part annexed. The delays in the law as of that period need not be recalled. Then came that time in this state when municipalities met the cost of sinking funds as they saw fit, paying what they desired and issuing refunding bonds, when the old issues ran out unpaid.

The new constitution and a decision of the Supreme Court brought order out of chaos and bonds now issued must be redeemed through annual retirements. It can be seen how the burdens of long ago assumed to make improvements, that have in some instances probably disappeared, are still being carried. It is a regrettable situation, and yet it exists in other places through circumstances in the main somewhat similar.

Cleveland has a property duplicate of over one billion dollars, and yet in 1917 the receipts from general tax were less than they were in 1911. This is of course occasioned by the difference in the rate. The outstanding thing however is this—the city received from the source of general tax in 1911, \$2,756,717, and but \$2,637,286.08 in 1917. In the interim the city had grown from an estimated population of 587,000 to 770,000.

Very recently a deficiency bond issue was voted for \$2,500,000. One million five hundred thousand of this will be used to pay money back that was borrowed from the banks November first to pay running expenses. With the \$1,000,000 left, the city finds that it has given certificates of indebtedness to the sinking fund amounting to \$2,973,000, so that if the million-dollar payment is made, there is still a deficit of \$1,973,000. Under that handicap the new year starts. Let us see how it promises to end.

The cost of operating the city in 1918, after radical retrenchment had been made, including reduction in police force, was \$7,217,000. The mayor's budget for 1919 requests \$10,204,000 for expenses, yet the income now in sight under the methods of taxation in vogue, is but \$5,500,000. The loss from liquor revenue is \$900,000. So that if the expenditures for 1919 are no more than in 1918 there is a twelve-month deficit of \$1,717,000 to which must be added the unpaid current debt present January 1, 1919, of \$1,973,000, making an aggregated deficiency of \$3,690,000. It would be necessary to make both ends meet, to impose a levy of twenty mills.

In the second largest city, Cincinnati, at the beginning of the year 1918, the excess of estimated necessary expenses over estimated revenues, was \$850,000. The borrowing of money or issuance of deficiency bonds

seemed inevitable. However, service and improvements were cut to the very bone, and the city lived on its income. In 1919, however, Cincinnati will lose \$600,000 from liquor tax. Speaking of this circumstance, the Mayor in his annual report says: "To lose that amount in addition to the great shortage of funds under which we have been suffering, adds greatly to our difficulties."

Cincinnati was fortunate in having invested from its resources many years ago, a sufficient sum to build the Cincinnati Southern Railroad. For a considerable time it has been operated under a lease, and the terms yield a net balance to the municipality of a little more than six hundred thousand dollars above all charges.

A dramatic event in Cincinnati during the last year, was the threatened disruption of the police force. The men of that department, faced with heavy living expenses, were unable to receive additional pay because the city did not have the money. A protest was registered by the patrolmen leaving their posts. It is a very grave peril to have thus visited upon any community the possibility of such an episode. Anything that demoralizes the police organization of any large city is most harmful. The policeman is a militant impressive figure in our urban life—maintaining the silent watches of the night, and an experience such as the one described, is practically the breaking down of local governmental organization.

Three very definite developments have contributed to the financial stringency of cities. Just about the time the Supreme Court decision was made, August 4, 1916, compelling, and very properly so, the local subdivisions in their issuance of bonds to provide for yearly payments in order that the concluding part of the debt and its complete cancellation would come together, the world war brought its high prices on everything which cities purchase. Quite contemporaneously ensued the change in the state constitution which prohibited the manufacturer or sale of intoxicating liquors and deprived the municipalities of the revenues previously procured from that source.

It is this combination of events which brings affairs to a head at this time.

Passing to schools, it develops that in Cleveland the number of additional pupils yearly is something more than five thousand. Even during the four years of the war, when stoppage in immigration was expected to reduce this inflow, practically the same ratio of growth was shown. This necessitates new buildings. Figuring forty pupils to a room, one hundred and twenty-five rooms must be provided yearly. If twenty-five rooms constitute an average new building, then five such structures are necessary every twelve months. The unit cost per room is not less than fifteen thousand dollars so that \$1,875,000 must be spent each year if educational standards are to be maintained. In Cleveland, as in many other cities, basements have been called into use, store-rooms have been rented and portable structures have been installed in the school-yards.

The President of the Board of Education describes the realities of the present in these words: "With a considerably curtailed program for the school year, 1918-1919, the Board faces the deficit of approximately \$1,000,000 at the end of the calendar year of 1919 and this, without making any allowance for increased sinking fund charges, due to the issuance of \$1,500,000 in bonds for school buildings, and with a program providing almost nothing for repairs and maintenance of buildings, except heating and cleaning, and nothing for increases in salaries."

Both the nation and the state have asked Cleveland, with other cities of mixed racial population, not only to continue but to enlarge the work of Americanization. This has received attention since the beginning of the war in parts of the state where nothing was done previously. It would be a regrettable mistake to permit it to lag, particularly in north-eastern Ohio where it has been carried on in complete harmony as between the schools and industrial plants. We must not forget that of our population in Ohio of something less than five millions in 1910, almost six hundred thousand were foreign born. Real Americanism pre-supposes an understanding of our ideals and an understanding of them can best be instilled through our language. Therefore, the schools must continue to be recognized as the vital part of the melting pot.

This more or less elaborate recitation of conditions in our largest city will, I trust, bring about a better realization of what responsibility the imperative duties of American life leave upon cities in the terms of public expense. The schools, speaking generally, are better off in the strictly farming communities than in either the villages or the cities. In making a survey of the smaller cities beset with common troubles, Galion, in Crawford County, was taken as an example. Financial stringency has existed there for over ten years. It is a splendid community, with an awakened desire for good schools. Three years ago, the Board of Education spent five thousand dollars more than its income; two years ago, seven thousand dollars more, and one year ago, sixteen thousand dollars more. The deficit was met by issuing bonds upon certification to the auditor (under Section 5656 of the General Code) that the expenses were legitimate. Now it finds itself faced with twenty-eight thousand dollars' worth of bond occasioned entirely by deficiencies. Worthington, in Franklin County, is a more or less typical village, having a population of less than one thousand. The schools requested for 1918 eighteen thousand dollars. They received thirteen thousand nine hundred dollars and, in order to run on this amount, every teacher was given two grades and one high school instructor was dropped.

While some country districts have had their troubles, they are not comparable to what is found in the cities. Madison County, for instance, which has centralized nine or ten out of her fourteen rural districts, reports but one of these in financial distress and that was occasioned by the necessity of completing the school building at war-time expense.

As the permanent system of highways is extended into more rural parts and the smaller school units are consolidated, ultimate economies will multiply. There is complaint in some places of an increased overhead expense, but under the new code, the extent of district supervision is determined entirely by local desire.

This unhappy state of affairs involving the finances of governmental centers is a part of the series of events that make this transitional period. At this time, decisions from the Supreme Court are awaited in order to ascertain just what inherent rights your honorable body possesses in the matter of providing new and additional methods of meeting public expense. Not until this determination can a concrete plan be evolved.

Let me assure you most earnestly that in the responsible service which you are to render, you can depend upon the fullest co-operation of the executive branch of government and its subordinate organizations. Widespread emergency brings common responsibility and I am sure we join together in the feeling that the first and ruling consideration must be the common good of the state.

There is no need more pressing than a radical reorganization of the health service throughout the state. The present plan under which the State Department of Health operates is highly regarded by competent authorities, but speaking in general terms, it is well-nigh impossible for it to provide the protection and render the cooperation desired for the reason that in a vast majority of communities there is no organization to be called into use.

Within the last year we have experienced the epidemic of influenza. The death rate was appalling all over the country, and inroads into both the health and the life of the people were so serious that the federal government recognized the task of scientific resistance as scarcely second in importance to carrying on the great war. Through the surgeon general of the army, call was made on the states for prompt and vigorous cooperation. With the experience at hand, certain standards and precautions were passed down to the states to be communicated to the communities. Under the stress of this great crisis, our state and others as well, found practically the same situation. In Ohio we found more than two thousand separate health jurisdictions with no more than a score that could be considered reasonably efficient. In only five cities, Cleveland, Akron, Springfield, Dayton and Cincinnati, were health officers employed full-time. Physicians were pressed beyond their time and capacity to render the service demanded by families and public institutions so that those serving officially but part time were unable to respond properly to state call. And then when the outbreak was acute outside the municipalities, conditions were even worse. In fact, they were well-nigh unspeakable.

While not in any wise blaming the body of the medical health officers for this situation, the communities were placed in somewhat the same position as a country would be placed, if its army discovered that it had something else to do when war broke out.

There are 1,353 townships in the state. Under existing law, the township trustees constitute the Board of Health, and the township clerk becomes its secretary. The health officers are employed at a salary which will not average much in excess of twenty-five dollars per year. The service is let by competitive bids, and I need not appeal to your imagination in order that you may understand the reasons which in many instances would prevent competent physicians from participating in this competition.

The sanitary and medical history of the great world war will record a distinct achievement in sanitation, medicine and surgery. So soon as camps were selected, drainage and sanitation were established along the modern lines which experience had suggested. Substantially all the ills common to camp life in past wars disappeared, and except for the influenza which seems to have been almost world-wide in its prevalence, the loss of life in the camps, notwithstanding the unprecedentedly large groups of men that were assembled together, would have been very much less than the average mortality in private life. I mention this in order to give point to the thought that disease prevention is not only the first, but the most important step in the preservation of the public health.

No one can deny that science has evolved safeguards which constitute a beneficent contribution to the race, and yet to be availed of in any measure worth while, the state organization must have that character of community assistance which is possible only by an efficiently organized local unit. Legislative action in behalf of this proposal is a most press-

ing task confronting you. It is mandatory upon local subdivisions of government to make a tax levy sufficient to pay the interest on its debt. No fault can be found in this but I fancy that we violate no ethics in insisting upon a safeguard in behalf of public health, as well.

A great many of the cities in this state should be compelled to employ a health officer who will devote his entire time to the position. No matter how remote the place, nor how sparsely settled the section, if on Ohio soil, it should be part of a health jurisdiction, and the officer in charge should devote his full time to the public health.

I see no reason why in the county of Cuyahoga, for instance, the county commissioners cannot legally be given the right to enter into an arrangement, the wisdom of which is patent to all, and under which the townships and municipalities outside of Cleveland can be joined into a single sanitary district with that city. The apportionment of expense on an entirely equitable base would be a simple matter, and accruing benefit would be both rural and urban because health contamination is of more than local concern. The same could be done in other counties, or groups of counties.

The survey which we have made finds advocates of the county plan, and others who favor the apportionment of the state into from twelve to fifteen districts. Students in economics agree that the greatest loss to the nation is occasioned by deaths from preventable diseases. The state is subdivided into districts for the protection of property from fire, but it remains until this day for government to manifest the same interest in the preservation of life. The thing to be avoided is a cumbersome, expensive organization. The state has gone sufficiently into the matter to convince your honorable body through committee and individual membership, I feel assured, that a very simple and yet relatively inexpensive system can be adopted.

This subject should not be dismissed without some reference to the deep anxiety which is being evidenced by the federal government in the matter of controlling and wiping out as nearly as possible, venereal diseases. Statistics in camp show conclusively that the very foundation of the health of the nation has been affected. I voice no misanthropic spirit in the observation that if a disease as destructive as venereals have been to humanity, were to appear in the blooded live-stock of this country, ten times more money would be spent within a year from public and private purse than has been disbursed in the forty-eight states of this union in the last twenty-five years for the purpose of combating destructive effects of venereals.

Americans have established a reputation for efficiency, but that efficiency consists too largely in our genius and our time being applied to the conservation of material, rather than the vital things of life.

Your attention is called to the report which has been filed by the commission appointed under an act of the last General Assembly for the purpose of making a study of the subject of Health and Old Age Insurance. This commission has been diligent in the discharge of its duties. I suggest a careful study of its report which you will find is very exhaustive and a distinct contribution to the literature on this important subject.

The executive budget as presented for your consideration will carry five hundred thousand dollars in this biennium to continue the erection of the new prison on the state farm at London. By midsummer, it is

hoped to have measurably well-completed the uderground construction and foundations for the walls and buildings.

If one were to notice the erection of a prison wall in the fields of Madison County, and of cell units and industrial buildings within it, reflecting at the same time upon the circumstance of there being such an institution now in Columbus, he might upon the purely dollars and cents consideration inquire what it was about.

The law creating the Board of Administration and passing under its control the asylums and correctional institutions was not only wise and humanitarian in its conception, but its practical possibilities accumulate with time. It will stand through the years as a credit to the constructive vision and courage, for such it required, of Governor Harmon, and those who helped make it possible. It cleansed public life and permitted the furtherance of welfare work hand in hand with the practical results of economy. It made possible the policy inaugurated in 1913 of a modern prison system under which was vitalized previously idle human energy. Additional lands were acquired for state institutions on the theory that many inmates suffered only temporarily from mental ailments, and that employment in the open would be helpful and in many instances curative. Practical men were employed, expert through successful experience, in industrial engineering, farming, horticulture and gardening, and live-stock management. Three hundred and sixty acres are now in orchards, 1,921 acres in vegetable gardens, and the total acreage in tillage is over seven thousand. The last item is being added to rapidly through clearing and drainage.

Canned products for the year are one hundred thousand gallons, forage in the shape of corn, rye, wheat, alfalfa and ensilage 45,535 bushels, milk 8,154,365 pounds, and butter 181,549 pounds.

Feeling assured that there is interest both in the agricultural districts and in the consuming centers on this very practical subject of food essentials being grown through labor which previously was not utilized to any extent, I am constrained to give some details of the live stock policy.

There is no need of elaborating on the economic loss of feeding poor stock. A given amount of feed given daily to a poor grade of cattle, and to a high-grade herd, will show comparative results in milk and butter fats in a proportion of approximately one to two. The state devoted itself, therefore, to building up the best stock possible under the circumstances of substantial basic blood lines and scientific breeding. The state now has 1,488 cattle, most of which are milch cows—many of them registered thoroughbreds, while the others are high grades.

We approached with some hesitation the purchase of a superior Holstein sire, and finally compromised by inducing a wealthy breeder of the East, whose interest is more philanthropic than pecuniary, to loan the animal for a time at a relatively low cost. Subsequently purchase was made for \$3,200, the value easily being \$10,000 on an open market. In order that wisdom of act might be demonstrated quickly by result, two male calves of this get were sold for over three thousand dollars, so that the start along proper lines was made on a profit base. Within the state herds, world records have been established, and excess male calves will be sold at public auction during the summer at prices which promise to be surprising. On the State Prison Farm now, the dairy herd is looked after by prisoners, the superintendent alone being employed from

free labor. It is producing for the institutions in Columbus, almost five thousand pounds of milk a day, or 600 gallons.

But the work has scarcely begun. The state buys a little less than 100 barrels of flour a day. Providing for safety of margin, we estimate that 200,000 bushels of wheat are necessary for the essential product of flour. Approximately \$500,000 was disbursed last year for this staple. We shall begin erection in the early spring of a flour mill as a part of the new prison unit, with a capacity of 100 barrels daily. The wheat can be procured locally—the labor is available for milling, and the bran and other by-products, all of which enter into vital necessities, will be saved. We plan to pay, through economies effected, for the plant the first year.

Let us now come to the prison proper :

In my first message to the Assembly in 1913, there was recommended the passage of the indeterminate sentence law on the theory that it was as wrong to sentence an habitual criminal to three years in the penitentiary as to consign a hopeless lunatic to an asylum for a like period. The prisoner is eligible under this plan to parole after one year's confinement, but his liberty is conditioned upon his lawful conduct. If he fails in this, he is returned without cost of trial, to the state. This in addition to a previous enactment which righteously ended the contract prison labor system, brought the problem of the idle house, but happily, its membership has been reduced from approximately 1,500 to only 283 men who are not now regularly employed, and of this number, 61 are entirely incapacitated by disability. This has been accomplished by establishing industrial units in the prison, the products of which go to the state and local subdivisions of government.

The woolen mill last year turned out 100,000 yards of cotton cloth and a large supply of mattresses, mops, etc., 9,000 yards of woolen goods, and 25,000 woolen blankets. Of this number 14,000 were shipped to the Red Cross and used for the comfort of soldiers overseas. 110,000 garments were made, 150,000 pounds of cotton yarn were turned out, 4,000 dozen garments of underwear, 9,000 dozen pairs of hosiery, 1,500,000 pounds of soap, 325,000 pounds of roasted coffee and 24,000 tons of quarried stone.

The state has been beset with controversies unnumbered through the old system of letting through competitive bids the supplying of automobile tags. Within the last few months, this work was turned into the prison, and 400,000 sets are now complete. The cost, notwithstanding the unprecedented advance in steel, has been but fifteen cents per set of tags to the state, and even under this price, the state, since the first of last September, shows a sufficient clean profit to pay for the plant.

A certain type of prisoners cannot be used to advantage with machinery. This problem was met by the establishment of a brick plant under a lease closed April 1, 1914. Since then 5,767,000 paving brick and 10,127,000 building brick have been turned out. A survey has been made to determine the efficiency of limestone in the counties of the state—the purpose being to reestablish the productivity of the soil with ground limestone fertilizer at prices which will eliminate the almost prohibitive item of freight. Individual squads of honor prisoners can be organized to carry this project through. It has great possibilities in the creation of agricultural resource.

So much for the thoroughly practical; now let us turn to the welfare side of this subject. The modern concept as we sense it is that a

prison is maintained for the confinement of unfortunates who are dangerous at large, for the restraint of those whose taking away from society brings its object lesson, and finally for the purpose of redemption, rather than punishment.

A large percentage of persons sentenced to the custody of the state, undergo the maximum of their punishment the day they enter prison doors. The duty of the state then becomes a matter of moral repair. Statistics are a well-nigh unfailing index to many phases of human life. Since the indeterminate sentence law became effective, 2,349 prisoners have been released on parol or conditional pardon, and of this number, only 32 are recorded as subsequent violators of the law—less than one and one-half per cent.

This conspicuous achievement, in a large measure, resulted from the operation of the law passed in 1917, creating the Board of Clemency. Its two members give full time to the State, and their office is at the prison. In contact as they are with the daily life, observing the conduct of the prisoners, encouraging them by attention to honest efforts to build anew, they put an end to the necessity of prisoners employing legal representatives, and sealed into the past the practice of log rolling and preference in pardons.

I wish I had the time to tell what I know personally of many of these cases—of seemingly hopeless homes restored—of aimless lives turned into useful purpose, of untold mothers' hearts that have been filled with the pride and joy of their sons' redemption. I have seen foreigners ignorant of our language and our customs as wild almost behind prison doors as lynx from the woods, and little knowing why they were confined, remade by useful employment and attendance at night school and sent back into the world as no further menace to society. Gentlemen, this beneficent work cannot be approached with pencil and pad, to count the dollars and cents involved!

The dollar is an evidence of frugality and thrift—in most instances the reward of virtue, but if we look upon it with too intensive thought, the soul will atrophy. I have no patience with the irresponsible conduct of the Bolsheviki leader, nor can we regard except with disfavor the ranting of those who seek to blame society for their individual failure. A new day in the world has come however, but it is freighted with new responsibilities. Across the far reaches we can hear the muttering protest of the mass overseas. The method of manifestation we condemn, but the cause of discontent we must recognize. The seed of Bolshevism will not grow in America if from our soil we extract the elements necessary to its life. Government is the surest guarantee of orderliness in society, but it must note the heart-beats and view, and treat conditions as the Almighty tells us we should.

As the tides and storms of life bring misfortune and wreckage, let there be governmental harbors in sight. Let our own state government reflect this symptom of our people's desires, by the continuance of its welfare work. Let us take away from the crowded city pulsating from the throbs of intensive industrial life, those who are entrusted to our care, and plant the prison in the fields and meadows where divine manifestations are more manifold. Let us hear the busy hum of machinery inside the walls, and know that employment of time previously wasted is working out human salvation. Let us reward with confidence those whose step is steadier, whose purpose is firmer, and whose conscience is easier through the touch of sympathetic contact, by letting them work

the fields as a test of their reform. Let us write in letters of gold over the gates of the prison, "He Who Enters Here Leaves Not Hope Behind"

At the regular election, November 5, 1918, the people voted an amendment to the state constitution which provides: "the sale and manufacture for sale of intoxicating liquors as a beverage are hereby prohibited. The General Assembly shall make laws to make this provision effective. Nothing herein contained shall prevent the manufacture or sale of such liquors for medicinal, industrial, scientific, sacramental, or other non-beverage purposes".

The objectives in this amendment are very plain. There is no conflict between intent and phrase. The electorate has issued the mandate that intoxicating liquors as a beverage shall not be manufactured for sale, nor sold, and the responsibility of providing the means and method of law enforcement is with the legislature.

This amendment is not the expression of a caprice. The subject in question has been persistent as an issue for several years. Nothing can be more subversive of the public interest than indifference to, or defiance of the organic law of the state.

It has been suggested that the enforcement of the prohibition law be left to the communities, and that the state content itself with the thought that local officials are sufficiently vigilant, and the public interests will be safeguarded. It is respectfully urged upon you to give place to no such sophistry. The constitution throughout the years has reserved broad police powers to the state. True, they have been delegated, but the mere assignment does not in the least degree reduce the responsibility of the state. On the other hand, the contention has been made that inasmuch as the police power is first inherent in the state, and the prohibitory mandate is of such importance, that the state alone should be the responsible unit. This is most unsound in theory and would be a dangerous practice. The spectacle of local officials paying no attention to the violation of the law on the theory that it was an affair of another governmental unit, would be a travesty. Reduced to plain terms, therefore, the enforcement of the law in the first instance should be with the public officers in the community, but a vigilant eye should be with the state, and power of removal from office should be given the governor in case of delinquency.

The overturning and dynamic forces of the war have uncovered the surface of conditions and revealed things that should not be. America as a national and cohesive entity has had a narrow escape—so narrow in fact that one cannot restrain the belief that the providence of God averted a calamity. We opened wide our arms in welcome to the peoples of the earth. The blessings of the Republic assumedly had attracted the pilgrims from other lands. They were hospitably received, and every protection under the flag was theirs. They were not asked to become citizens; they came and saw and lived, and experience told them that the greatest opportunity for happiness and individual success was here. American citizenship is a high privilege and he who invokes it, by every moral consideration, pledges the devotion of his life. America is not to be censured for the confidence which she has reposed, even though critics believed us more or less idealistic. Condemnation falls upon those who have thrived upon the bountiful beneficences of our life, but retained in their soul the poison of a higher loyalty to another country.

The man who doubts that a conspiracy was hatched in Germany to make the rest of the earth vassal states, either lacks the intelligence of

analysis, or the loyal mental attitude of an American. The German propaganda begun years ago has been continuous in this state. Laws that were regarded as but graceful and proper consideration of the sentiment and desires of German-born citizens, were enacted, but found later to have back of them a plot. The statute books must be purged. I felicitate you gentlemen upon the opportunity of rendering this vigilant and corrective service. Every germ of Prussian poison must be squeezed out of the organic law of Ohio. Public opinion is the assembled thought of the communities and the states, moulded finally into the compact resolve of the nation, and occasional expressions from the states, addressed to the national Congress, will be helpful. In this thought I respectfully but earnestly ask you to pass a memorial to Congress which will reflect the feelings of those you represent with reference to the treatment of traitors now interned by our government in the detention camps. If they were disloyal in the face of a menace, the like of which we have not known, by what process of reasoning can we argue ourselves into the philosophy that they will be loyally useful now. Let anyone now confined under the circumstances named, who believes that he was unjustly charged, be given the right of an appeal. If after this process his guilt be plain, he and his like should be transported across seas, with no privilege to return.

The experience of our state with the Compulsory Workmen's Compensation law bears so vitally on the industrial life of our people that it is deemed proper to report the outstanding features of the situation. The amount of money in the fund held by the State as trustee for the injured workmen and their dependents, as of date, January 2, 1919, was \$15,401,429.74. So carefully measured has been the cost of human justice that employers pay a smaller premium-rate in Ohio than elsewhere, and the injured workmen and their dependents are given larger compensation. It is gratifying also to know that the administration of the law carries no financial burden whatsoever to the state. The state fund bore interest during the last fiscal year amounting to \$371,443.67. The cost of administering the trust for the same period was \$327,806.04, leaving a surplus of \$43,637.63.

A dramatic circumstance which bears eloquent testimony in behalf of this law is here recited: Not long since a workman was injured in a factory through which runs the boundary line between Ohio and Pennsylvania. The accident occurred a few feet east of our state, but the poor fellow crawled back onto the soil of Ohio because he knew the difference between our law and the law in Pennsylvania.

It is a more or less well-known fact that incorporated companies whose employes are assigned to interstate work cover as large a part of their payroll into the Ohio fund as they possibly can. It is thus demonstrated that the employer and employe both regard the Ohio plan as the best. During the fiscal year ending June 30, 1918, 157,000 claims for compensation were passed upon by the Industrial Commission. Nine hundred and ninety-four of these were based upon fatal accidents. In the period named, there was awarded to the victims of industrial accidents and their dependents more than ten million dollars. In thousands of cases, lump sums were allowed, to purchase homes for widows and children or to establish suitable business for disabled workmen who were no longer fitted to support themselves, in shop or mine.

Let this exhibit be contrasted with the conditions prevalent prior to the passage of the law. The commission appointed to investigate

industrial accidents made its report to the legislature in January, 1911. It showed that only 20% of the injured and dependents of those killed in the course of employment, received any compensation whatever. Eighty per cent received nothing. Those who did recover damage, were compelled to pay from twenty-five to fifty per cent of the amount received for lawyer's fees. It was stated in evidence that in the factories which carried liability insurance, only six out of every one hundred workmen injured, received anything, and the average amount paid per human life for fatal accidents was \$838.61.

During the last few months, an important change in administrative policy was made. Experience developed an element of injustice which has been corrected. The rate of premium assessed against the employer is based not only upon the hazardous nature of the occupation, but upon the number of accidents occurring during a given period. This is not only the equitable method of maintaining a stable fund, but it insures intensive effort toward a primary objective upon which the very principle of the law itself was based, namely, a reduction in the number of accidents, because it has been shown that the probability of increased cost to the employer leads to the precautions which safeguard life and limb. There came, however, this development: if a man lost an eye, an arm, a leg, or any other member of the body, his employer was unwilling to take him back because of the increased chance of his subsequently becoming totally disabled. Many men in consequence of this, injured in the course of useful employment, were out of work. Statistics showed that there was not one crippled workman in one hundred who received the second injury which made him a permanent total disability, but the employer did not want to take the risk, nor could he be blamed for it. With a fund more than stable, and the opportunity to render such helpful service, so plain, the commission wisely adopted a policy whereby a permanent total disability resulting in the manner already described, carries no penalty against the employer, the difference between a partial total disability and a permanent total disability being charged against the statutory surplus fund. Nor is this all—the same consideration is shown to the wounded soldiers and sailors who have returned from the war with the loss of an eye, arm, leg, or other member of the body. Useful employment awaits them not only because the natural impulse with the employer is sympathetic, but if total disability should come, the employer is not held answerable to the possibility of accident having occurred as the result of injuries received in the military service.

As a further evidence of the basic soundness of the law and the character of its administration, I have directed the Industrial Commission to have an actuarial audit of the fund in its charge, with the imposed condition that the Ohio Federation of Labor, the Ohio Manufacturers' Association and the State Auditor be consulted in the employment of the most competent actuary, obtainable outside the state service, to do the work.

The subject of governmental budgets has pressed itself into expert and lay-thought as well. For years, the agitation has persisted in behalf of a federal budget, and the consummation of a modern plan has been delayed as most people believe, not because of any misgivings as to its efficiency and economy, but solely from the fact that congressional committees vested with the powers of appropriating money have been unwilling to surrender them.

In 1913 a budget system was adopted in this state; it has limitations in operation but they are within the constitution. So far as it has gone, it has helped to simplify the financial affairs of the state. It has resulted in great saving and it clearly indicates what might be accomplished if the results of painstaking investigation were the base of something more than tentative action.

The head of a successful business enterprise prepares his budget for the year and it becomes the fixed base of expenditure. Now let us see what the rule is with the federal and with most state governments. The heads of departments prepare their estimates, predicated too often upon desire rather than necessity. The legislative body conducts a hearing most times without that knowledge which enables penetration into the facts. If you will pardon the personal observation, I served myself as a member of the Committee on Appropriations in Congress where hundreds of millions of dollars were appropriated blindly and inefficiently, and so it has gone throughout the years. Under the present system in Ohio, the governor, through the budget commissioner, prepares a statement for the Assembly, which, by item and specification, shows just what the departments need for the approaching biennium. This estimate, so far as I know, has never been diminished by legislative investigation or enactment, but always added to.

Maryland has operated long enough under a new budget system to realize that millions of dollars were lost by failure to adopt it long ago but it was necessary there, as it would be here, to amend the constitution. I, therefore, most earnestly recommend that a joint resolution be passed by both houses, submitting to the people of this state next November, a change in the constitution which would provide substantially as follows:

That not later than a stated date after the legislature has assembled, say three or four weeks, the Governor, whose duty it shall be to make a careful survey of the needs of every state institution, shall submit a budget, reserving the judicial and the legislative budgets to be proposed by officers from those two respective branches of the government. This executive budget shall show plainly the maximum expense for the conduct of our institutions. At the same time, it shall be the duty of the executive to present an estimate of the revenues during the approaching biennium, in order that both expense and revenue be revealed side by side. The legislature shall have the right to diminish any item by a majority vote or to strike out any item. It shall not be privileged, however, to increase an item or to add a new one unless it makes legislative provision for sufficient revenue to meet the added cost. Deficits under this arrangement will be well-nigh impossible.

The chief virtue of this scheme is that it fixes responsibility. So long as it is divided, conscience will not be spurred nor efficiency promoted. It is unnecessary to explain that I shall not participate in this changed form of government but I submit, in behalf of those you represent, what I believe to be a certain guarantee of both saving and efficiency in the public service. This is substantially the plan which operates in the municipalities of the state and it cannot be regarded, therefore, as a radical departure. I would be singularly lacking either in the feeling or manifestation of gratitude toward a state that has thrice honored me with the highest office in its gift did I not leave this suggestion as the result of considerable experience with your public affairs, and the most mature thought I have been capable of rendering.

Your attention is particularly directed to the subject of a state military force in view of what seems to be more or less, a general misunderstanding. The circumstances out of which this grows are these: Prior to the late war, the Ohio National Guard was maintained co-operatively with the national government under the provisions of a federal law. The purpose of the dual arrangement as between the federal and state governments was to provide in the first instance a unit for internal defense and protection subject to the direction of the Governor, and second, to simplify a massed strength from the states in time of emergency, responsive to call by the President of the United States, or the Secretary of War.

Under the provisions of the National Defense Act, passed by Congress June 3, 1916, which elaborated and refined prevailing law on the same subject, the Ohio National Guard was drafted into the federal service. General Order No. 21 of the Adjutant General's Department of the state, dated August 5, 1917, proclaimed that all officers and enlisted men of the Ohio National Guard stood discharged from that organization as of the date given. This was confirmed by decision from the War Department. For some time we have been without a national guard in Ohio, notwithstanding the right remained with the state to form another. Two considerations prompted the policy of inaction along this line. Troops were stationed at Camp Sherman in Ross County, and Camp Perry in Ottawa County, within close call if emergency arose. As a matter of precaution, we had requested, and received assurance that upon the call of the governor, the federal government would give prompt response. Besides a number of local home guard units had been formed, possessing in many instances a most gratifying efficiency. Then we were impressed with the opportunity of effecting a considerable economy. In consequence, \$572,437, appropriated for the Guard, and \$159,000 set aside for the construction of armories, will be turned back into the general revenue fund of the state, together with an emergency appropriation of \$250,000 which was not used, making the aggregate saving of \$991,437.

The formation of a state military force at this time involves under existing law and circumstances a very simple task. The National Defense Act is still in effect, and the new military code of the state, adopted in March, 1917, brings it into conformity with the national law. It is unnecessary, therefore, for your honorable body to enact further legislation or for the state to request cooperation from the federal government. The National Defense Act provides both a minimum and maximum limitation as to the size of the National Guard within the state. It shall not be less than 200 soldiers for every member of the National House of Representatives, and Senate (twenty-four in all from Ohio), or more than 800 per Congressional unit. The Governor has the authority to re-establish the guard, whereupon it would be the duty of the federal government to provide its part in equipment and compensation.

We can wait the return of the Thirty-seventh Division of the American Expeditionary Forces particularly, and such other units as our national guardsmen have been transferred to—assuming that they will be back from overseas between now and midsummer. I am convinced that the same spirit which impelled our guardsmen to hold their organizations together in the past, remains, and their numbers doubtless have been supplemented by others who enjoy the military service. It goes without saying that from the 250,000 Ohio men who responded to the

call of the colors during the war, we will have abundant enlistments into the Guard, in which event, without seeking to make any invidious comparison, we will have the most efficient military force at the call of the state and nation in the history of our commonwealth.

If we invoke our rights under the provisions of the National Defense Act in the manner already detailed, the federal government would provide guns, artillery equipment and clothing, and in addition thereto, privates will be paid one dollar a week for attendance at drill, and the officers approximately five hundred dollars per year. It would seem, therefore, that the agitation which has ensued on this subject, has been unnecessary, and that it will be needless for your honorable body to give attention unless you are certain that there is a controlling public desire to embark along entirely new lines, which enterprise, by the way, would throw the entire burden of expense upon the state.

The failure of the Sundries Bill two years ago resulted in many owners of live stock, that had been slaughtered because of infectious disease, not being compensated as provided by law. This bore heavily on farmers and teamsters. The only relief during the interim that could be provided was a certificate issued by the Governor as to the legitimacy of the claim and upon it, I think, in every instance, sufficient money was borrowed to replace what was lost. An appropriation should be promptly made to take care of this and a sufficient sum should be set aside for the approaching biennium in order that the state can co-operate with the federal government in resisting the encroachment of infection. One-third of the cost is bore by the United States Department of Agriculture.

The Eighty-second General Assembly authorized the building of a home for crippled children and appropriated ninety thousand dollars for that purpose. Building was discouraged during the last two years for the reason that government, both federal and state, urged the application of labor and material to war essentials. The need of an institution of this kind is so well understood that elaboration seems unnecessary. It is recommended that the present appropriation of ninety thousand dollars, which will lapse July first, be continued for the project named.

Our state universities have rendered conspicuous service during the war. A circumstance justifying the pride of our people has been the call which has been made by a number of war activities on the members of the respective university faculties.

Some necessities in equipment and otherwise have been delayed, and what might seem to you to be a very generous provision as carried in the budget, will develop as nothing more than an accumulation of needs for extensions and replacements in the last few years.

I cannot refrain from recommending an addition to the Ohio State University which has not been requested by the trustees. The statement needs the explanation, that while the officers of the institution recognize the desirability of the extension in question, other things are regarded by them as more pressing. To this view I cannot subscribe.

The state should begin working toward the completion of a sufficient number of Women's dormitories to take care of that part of the female student body which is not resident in Columbus. The capital city has grown into a large place, and with the end of the war, the enrollment will doubtless show a heavy increase. Education is essential, but a necessity preceding it is providing a home for the young women, most of whom for the first time are leaving for any length of time the parental roof. The arrangement in question will bring the nearest possible ap-

proach to the elements of contentment, happiness and that state of mind which will conduce to educational advancement. The overshadowing consideration, however, is protection. This recommendation for the present is not carried to the institutions at Athens and Oxford for the reason that the communities are smaller. It is an easier matter for the University officers and matrons to keep in direct touch with the student body.

The barracks that were erected at the Ohio State University for the training of aviators will doubtless be turned over to the freshman class, where military discipline will be enforced, the habits of simple living established, and physical training given. The first year a boy is away from home, he will be assimilating a regimen not only attractive, but extremely helpful. It is incumbent upon us to show like consideration for the young women of the institution in the manner already indicated.

Wilberforce University needs increased attention. It was established for the betterment of the colored race at a time when its numbers were relatively few. While primarily it was maintained to work out the very practical result of increased proficiency in the industrial arts, with the small amount of help it has had, it has done very well. In 1890 the census showed that there were 87,113 negroes in Ohio; in 1900, 96,901; in 1910, 111,452. Computing the ratio of gains, reflected by the three census totals, the estimated colored population is now approximately 130,000. The influx from the South, however, has been heavier in the last four or five years, and doubtless this part of our population now runs something in excess of 150,000.

As a race, marked advance has been shown. There is a commendable average of educational and professional ambition. It is but simple justice to speak of the splendid attitude of the race in this state toward the war and its support. The spirit of the colored soldiers was superb. They entered the service, subjected themselves to military discipline, and fought with the bravery of good soldiers. It is a plain duty of the state, recognizing conditions as they are, to render increased service and co-operation in order that young colored men and women may raise themselves to better standards of service, and that an increased contribution may be made to society.

After visiting Tuskegee Institute in Alabama, one cannot but be impressed with the possibilities of development at Wilberforce. It is my suggestion that additional lands be purchased, and that the courses in manual, industrial and domestic training be added to and elaborated, and that an agricultural course be established. The purchase of tillable land will be a splendid investment. Products of the soil derived at Wilberforce, provided a surplus is shown, could easily be utilized at the Ohio Soldiers' and Sailors' Orphans' Home, which is in the same immediate vicinity.

It is desirable in connection with the suggested project that the school be completely reorganized, and much good will accrue from calling in those officers who have rendered good services at Tuskegee, Alabama, and Hampton, Virginia.

Statistics show that practically all the colored population in Ohio is resident in the cities. No part of it worth mentioning, has drifted toward the countryside where labor conditions have at times become more or less acute. Out of this situation, comes the proposal of an agricultural course, based upon the physical facilities accruing from additional land.

The Ohio Soldiers' and Sailors' Orphans' Home at Xenia has been conducted along lines of such frugality as were suggested by a seemingly inevitable decrease in the number of pupils. There are but few orphans of school age of Civil War Veterans, and the Spanish-American soldiers are not of such number as to render probable an increased membership from this source. The certain realities of the future, however, should not be passed by with indifference. This institution promises a vastly augmented enrollment, if gratitude for service rendered by those who pledged their lives for country is to be an abiding virtue.

The budget calls for some new buildings for institutions under the control of the State Board of Administration. This is occasioned by the increased number of state charges. It should be borne in mind that the State Board of Administration accomplishes its construction work at a low cost. It is the policy of the federal government whose perspective is naturally wider than that of the states', and whose task is that of at least originating plans for the transitional period from war to peace, that all necessary public improvements be carried forward without needless delay. Obviously this is intended to make a more or less immediate demand for labor.

The co-operation of local subdivisions of government is desired in the matter of making the year 1919 one of commendable progress in the building of good roads. Approximately four million dollars' worth of contracts are yet to be finished, and our calculations lead us to believe that the state will have at least five and one-half millions of dollars more, including federal aid, for its participation with the counties.

It has been quite generally observed recently that the war ended with us quicker than it began and that, as a consequence, we were less prepared to take up the labors of peace than we were to assume the tasks of war. The fact that we succeeded so well in the raising of the army and in turning our assembled energies to the making of war essentials must not be too reassuring as we face an entirely different situation.

Our industrial status has become more or less disjointed. With the let up of high pressure tension, we must realize that one of two very different eventualities lies ahead of us—either a protracted suspension of normal activities or an era of industrial growth without precedent. And I say this by carefully measuring phrase with thought. A great opportunity is at hand. The warehouses are empty—the shelves of the merchant, so far as peace essentials are concerned, are quite bare. Part of the world is to be rebuilt. The great momentum in ship-building is to go on and the genius and industry of labor, combined with the wealth of our natural resources, should guarantee a golden age for America.

Faith and confidence, however, are very necessary elements. Suspended effort, in the hope that wages and prices will lapse to the standards prevailing before the war, would be dangerous. The far-seeing manufacturer recognizes that labor is to participate more in profits than it once did and accounts are to be balanced first by recognizing the fundamentals of justice and reducing overhead expenses by more scientific methods.

It is fair to assume that financial credit will continue as a buttress to honest and efficient endeavor. Let us all, therefore, join together in this state—let governmental agencies cast doubt to the winds and build the essentials for tomorrow. Let the banks recognize the importance of their co-operation and let public opinion be the prescription for fanatical agitation on the one hand and despairing skepticism and close-fisted in-

dustrial injustice on the other, then there need be no fears as to the future.

I extend to you whole-heartedly the wish for a constructively useful and pleasant session.

(Signed) JAMES M. COX,
Governor.

A PRAYER

BY REV. W. A. PERRINS, *Chaplain of Senate*

Almighty God our Father: we would listen attentively to Thy voice alone; we would hear Thy voice in positive tones — this is the way, walk ye in it; Thy way is the way of right and peace; Thy way is above the cloud and above the noise, thy way is a good government and a happy country all the time.

Almighty God: we thank thee that Thy way was so splendidly exemplified in the actions of Martyrd President and may we reveal our appreciation of his undying work by courageous action and intelligent service to our beloved country. Bless to the people this day the memory of so good and so great a man.

Almighty God: Thy way leads to unity of action, to perfection of service; Thy way leads to a just settlement of every honest difference anywhere in the world.

REPORT OF COMMISSION APPOINTED TO CODIFY, CLARIFY
AND CONSOLIDATE THE DRAINAGE LAWS OF OHIO.

Office of the Commission, Ottawa, Ohio,

February 16, 1919.

To His Excellency, James M. Cox,
Governor of Ohio.

Sir:—

In pursuance of an Act of The Legislature, 107 Ohio Laws 611, The Commission appointed to Codify, Clarify and Consolidate The Drainage Laws of Ohio, beg leave to submit this, their final report.

A partial report under date of December 29th, 1917, having been filed in accordance with the Act reveals the organization as follows: Chairman, F. E. Bailey, Vice Chairman W. F. Corbett, Secretary Perry T. Ford.

By virtue of having been elected Judge of The Common Pleas Court of Paulding County, Mr. Corbett on November 7th, 1918, tendered his resignation from the Commission.

The vacancy was filled by the appointment of A. G. Fuller of Findlay, Ohio, December 13th, 1918.

This, with the sickness in the family of one of the members, are cited as causes for the delay of the filing of the report at an earlier date as originally planned.

The Commission wishes to extend to Mr. Corbett its appreciation for his invaluable assistance in the preliminary and culminating stages of the work.

We wish also to express our appreciation to Prof. Thorne of the Ohio Experiment Station, Wooster, Judge O. B. Brown, Prof. H. C. Ramsower O. S. U., Prof. C. E. Sherman O. S. U., Judge Jos. Johnson, Celina; C. L. Newcomer, Bryan; John A. McMahon, Dayton; Edward Bodett, Toledo; Judge Fred H. Wolfe, Wauseon; Chas. Northrup, Toledo; Prof. Thos. J. Smull, O. N. U., Ada; Hon. J. I. Miller, Columbus; G. A. McWilliams, Chicago, Ill.; Judge J. P. Bailey, Ottawa; E. V. Willard, State Drainage Engineer, St. Paul, Minn.; Miss Alice Simpson, Hillsdale, Mich.; The Ohio Engineering Society, The Northwestern Ohio Surveyor's Association, The Ohio Drain Tile Association, all Township Trustees; County Commissioners and County Surveyors of the State, for their assistance in collecting data and suggestions for corrective legislation.

The Commission, or a member thereof, has visited practically every County in the State, and we wish to express our appreciation to the various County officials for their courteous treatment and willingness to assist and cooperate with us.

TOWNSHIP DITCHES.

Drainage areas cannot be successfully or economically handled by political subdivisions. It is the mind of the Commission that it would

be advantageous to eliminate the Township from active participation in ditch or drainage matters.

The conclusion is not based upon results accomplished by Township procedure alone, but investigation reveals the remarkable fact, that less than twenty per cent of the Township ditch supervisors actually engaged were regularly elected as provided in section 3386 G. C.

It naturally follows that the Trustees of a Township, acting under authority vested in them to appoint a supervisor under the provisions of the same section, either neglect to do so, or if they do, too often appointment is made upon application by the party for the position, and almost invariably is not responsible or competent.

No less than four hundred and eighty Township Trustees were asked as to whether or not the Township Ditch Laws should be repealed, with the result that only seven, having had experience in ditch matters, were in favor of retaining them.

It is the unanimous conclusion of officials, in possession of the facts, that the township is too small as a political unit, to properly divorce the interests of the petitioner and other person interested, from the local influence of the officials excepting the proper application of drainage projects.

SINGLE AND JOINT COUNTY DITCHES.

The Commission proposes that all ditch and drainage projects be confined to county and state. By eliminating township boundaries as obstacles and minimizing county lines as barriers, we feel that the State will have advanced very materially in the improvement and construction of ditches and drains. So far as we were able to ascertain there is not an official in the State, having to do with the application of the present drainage laws, but that acknowledged that remedial legislation is needed.

Ninety per cent of the drainage projects pursued to a successful conclusion in Ohio, are initiated in the thirty-nine Northwestern Counties of the State, including Preble, Franklin, Lorain, and intermediate Counties. In this district there are four hundred and fifty-three inter-county waterways designated as rivers or streams. In the same section of the state there are two thousand four hundred inter-county water courses designated as ditches.

The discharging capacity, of streams having a gradient of four feet or less to the mile, has decreased in ten years two per cent. The acceleration of the surface spill of the drainage area of the same streams has increased in the same period more than twenty-five per cent.

There are at the present time contemplated joint county improvements, with preliminary surveys completed, aggregating a cost of approximately four million twenty thousand dollars, involving the reclamation of 9000 acres of land and with a benefit to approximately four hundred and sixty thousand acres, now being held up due to the lack of cooperation of the counties interested.

Since 1907 petitions have been filed for the improvement of ditches and streams affecting two or more counties with an acknowledged benefit to approximately seven hundred thousand acres of land. All failed because of lack of cooperation.

Congress has appropriated one hundred thousand dollars for the purpose of investigating lands in the United States deemed advisable to have the Government assist in the reclamation of same by federal.

appropriation. Four such projects in Ohio have been cited for investigation.

It is estimated that there are two hundred thousand acres of untillable land in Ohio, that could be reclaimed by drainage.

We find that in many cases where a joint-county improvement has been proposed and petitioned for, the officials themselves acknowledge the necessity for same, but vote against the improvement for political reasons and the proceedings on many such improvements have been dismissed permanently without regard to the facts involved.

We deem it expedient to provide that petitioners have the same right of appeal upon the denial of a petition as well as an interested party on appeal against the allowance of a petition.

For the same general reason we have deemed it wise to allow a county itself through its commissioners, to be a petitioner in cases of general public interest.

We recommend and have provided for the establishment of a "Rivers and Drainage Commission" anticipating that it will be self sustaining, under the plan, and that it will provide for uniformity of action in drainage matters within the State. There is strong sentiment prevalent throughout Ohio for the creation of some authority having jurisdiction within the State to assist the Federal Government, and seek assistance; to act as arbiters in cases of disagreement between counties whose decision shall be final and the work allowed to proceed.

Under the present law there are no less than three probable boards of arbitration for joint county ditches alone. We recommend one to be permanently established.

The status of the present drainage laws are in a chaotic condition and it has been the purpose of the Commission, working with and profiting by the laws and experience of the other states, to establish for Ohio a system of drainage laws that will be convenient, profitable and commendatory to the state.

The Commission earnestly solicits your co-operation and assistance in the passage of the bill herein submitted.

With sincere personal regards, we remain

Yours very truly,

F. E. BAILEY,

A. G. FULLER,

PERRY FORD,

Members of the Commission.

To the General Assembly:

I return Senate Bill No. 145.

I share with your honorable body an appreciation of the financial status in which local subdivisions of government find themselves, as well as your desire to render such aid as will maintain credit and at the same time make the least possible encroachment on what experience has demonstrated to be sound public policy.

The bill in question anticipates deficits as of the present year. This would seem to be a dangerous step. In the transformation process through which we are passing, there should be no encouragement to any disbursements for anything except necessities. We must bear in mind also that it was the state itself which initiated the suggestion of fixing a

definite limitation on the tax rate, and the compact made should be kept in good faith. Justification for any departure could be found only in an emergency more urgent than the one we now seek to meet. It must in candor be admitted that an arbitrary rather than a general provision of the statute brings about some inconvenience in the face of unforeseen developments, but the chief consideration of this phase of the question must be whether it is not better to work out of the inconvenience rather than violate a basic principle.

In 1918 taxes assessed on real estate in Ohio amounted to \$74,232,-978.61, while that accruing from personal property was \$49,854,125.54. Any student of government who analyzes the problems that multiply with time, comes inevitably to the conclusion that modern life develops added utilities and in proportion as society exacts, it must increase its contribution to the public purse. The additional imposts, however, should not be levied on real estate, and the reasons for it are not only ethical, but practical.

We are all agreed that the homing instinct of the people must not be discouraged. With unrest manifesting itself throughout the world, our first duty is to strengthen our purpose to preserve the ideals of quickening appreciation of the fact that the institutions of government given to us by our fathers, are the protecting bulwarks in guaranteeing the elements of equal rights and opportunity by which a democracy makes possible.

Every city in Ohio of any size is perplexed now with the housing problem. There are not sufficient homes to take care of those needed in the operation of our great industrial plants. A fixed residence becomes in part an insurance against the success of improper agitation. When a man builds or buys a home, he has a livelier understanding of the relation which it bears to government, and as he senses the protecting function of government over what he, by thrift and industry has conserved, his devotion to the former will increase.

Therefore, let us do nothing that will interfere with the building of more homes. If increased revenues to meet public expenses are to be added to real estate, we are sure to defeat an objective to which the country is devoting itself. The credit of local subdivisions of government can be maintained without recourse to a measure carrying the proposals of this bill now under discussion. The relief should be afforded, but the debt which we legalize through certificates of indebtedness, should be met if possible by invoking methods of taxation which the constitution authorizes, but which have not been employed.

I must therefore register the executive disapproval.

JAMES M. COX,
Governor.

April 24, 1919.

Columbus, June 18, 1919.

Hon. Clarence J. Brown,
President of the Senate,
State House, Local.

My Dear Sir:—

In accordance with Senate Resolution No. 37, whereunder a copy of the report of the select Committee under Senate Resolution No. 32, with transcript of the evidence taken by said Committee, and the re-

spective exhibits connected therewith, were turned over to me, as Prosecuting Attorney of Franklin County, to determine "whether a crime or crimes have been committed in connection with the forging matter, and if so, to secure the speedy indictment of the guilty parties or organization at fault," permit me to say that Hon. W. E. Halley, Clerk of the Senate, kindly placed in my custody said transcript and exhibits.

I have carefully read the testimony submitted to the Senate Committee aforesaid and examined the exhibits and beg leave to report to your honorable body my conclusions therefrom. Section 60 of the General Code of Ohio provides as follows:—

"The testimony of a witness examined before a committee or subcommittee shall not be used as evidence in a criminal proceeding against him. No person shall be prosecuted or subjected to a penalty or forfeiture for or on account of a transaction, matter or thing, concerning which he so testifies, or produces evidence, documentary or otherwise; but nothing herein shall exempt a witness from the penalties of perjury."

In view of the foregoing provision of the laws of Ohio, and the fact that everyone, as far as I am able to ascertain, either directly or indirectly, connected with the matter at issue, was called and testified before said Senate Committee, all of said witnesses are thereby granted immunity from prosecution upon any matters connected with said investigation before said Committee, and consequently, notwithstanding any laws of Ohio which they might have violated in obtaining the signature of the then Secretary of State Fulton to Senate Joint Resolution, No. 4, or the forging of the name of the said Secretary of State to a copy of said Resolution, they are immune from prosecution and it would only be a waste of the tax payers' money of Franklin County to take said matter before the grand jury, as far as said persons so testifying are concerned, and at this time I am unable to find anyone upon whom any suspicion rests in connection with said Senate investigation matter other than those who have been before said Committee.

Trusting that the foregoing is satisfactory, I remain,

Very respectfully,

HUGO N. SCHLESINGER,

Prosecuting Attorney.

Sch-C

MESSAGE OF GOVERNOR JAMES M. COX TO JOINT SESSION
OF HOUSE AND SENATE IN THE HOUSE OF
REPRESENTATIVES, JUNE 18, 1919.

Gentlemen:

I recognize that in a sense this is a trespass upon time which you have allotted to formalizing the closing tasks of this session. And that carries with it also the recognition of this circumstance—that I am trespassing upon an hour which you had assigned to a different purpose. I ask your indulgence, therefor.

I have come into this presence through a concept of duty, under circumstances which you probably know are at least physically trying. I concede to every man the right to form and hold his convictions, and I respect the man who honestly forms his opinion and courageously holds to it. I am here not possessed of the thought that what I say will change your deliberations; what has been said as representing the executive thought of this state on the subject of taxation is a matter of record. I came to the city yesterday and had conference with a part of the membership of the Joint Committee on Taxation. It was a very friendly meeting, as all meetings of that committee have been,—and in this presence I thank the members of that committee for their courteous attitude throughout this session.

After having sought to impress upon the minds of the members of the committee present, a review or recital of the situation, as it now is, I felt that I would be recreant in my duty not to go one step further. My appearance is in consequence of that thought. It is best always to begin by starting at the beginning of things, and I believe we will all understand each other better if I carry you back with me to my first meeting with the Joint Committee on Taxation; held, I believe, about one month, approximately, after the session began. The committee then presented—at that meeting—a bill substantially as it was finally passed, known as Senate or House Bill 185, providing for the relief of local subdivisions of government. I said to the committee then that in my judgment they had the cart before the horse, and that the important thing was not the providing of temporary relief, but the giving of permanent relief. In other words, the least vital thing was providing for existing deficiencies; the important thing was to see that deficiencies did not recur. And in that meeting with the committee, I stated in words which I am sure were not misunderstood, that notwithstanding the fact that practically every man with whom I held council in my own political party had urged upon me not to express a taxation program, that I intended to do it, and it was done at that session.

The recommendation was that, first of all, the situation should be clarified by disposing of the mooted question of classification of property. The Supreme Court had rendered its decision, holding that no legal effect had come from the election last fall, and that inasmuch as policies with reference to taxation would be influenced in some degree at least by the known fact as to whether classification was or was not to be, that it ought to be determined what the future promised, and with this

change in the constitution or under the provisions of the constitution as it now is.

The second suggestion was that you pass, without delay, the graduated automobile license law. No one, so far as I know, in this state has held that the right is not inherent in the legislature to pass such a law, provided the proceeds of the act went, not to the general revenue fund, but to a fund for the building and maintenance of the highways, so that there was no reason, as I saw it, for that bill not having been passed.

I urged then the passage of an income tax law, recognizing that if classification had been adopted there would be probably a larger measure of unanimity of view in the state with reference to the form and principle of a taxation law. That law has not been passed.

I then discussed the condition of the schools, and paid particular attention to the matter of the so-called "weak school districts." It was stated to the committee then, and it is an opinion which has been emphasized by recent events, that one or two changes in the statute as it is now would provide the relief for school districts, and the number of so-called weak school districts would be reduced, at least to a minimum that would not annoy the general revenue fund of the state. Those two recommendations were, first, that the state tax commission should be given additional powers in the matter of revaluing property for taxation, if in its judgment the valuation was not proper in the counties. The assembly, if my understanding is clear, has passed that law, and it is a very wise measure. As important as it is, however, it should be supplemented by another act, more necessary in fact, than the one just stated. The difficulty with the schools, particularly in the rural parts, where we have vast numbers of so-called weak school districts, is due to two things, first, they are located in parts of the state where manufacturing industries are not found in such numbers as to build up the tax duplicate, and, second, the land for farm uses does not possess such value as would make the duplicate sufficient to care for the schools, but in many counties, what the soil lacks in elements of fertility, as far as value goes, it possesses in minerals, and if the state tax commission compels valuation of the coal lands for taxation, in sums approximating their value, the first result desired will have been obtained. The second thing in importance is this,—we have in many parts of this state so-called "special school districts." I make the observation,—but not in criticism—that these special school districts have been constituted through a spirit of selfishness that ought not be. In too many instances they have been put together for the deliberate purpose of gathering in the valuation of public utilities. "Shoe string" districts, so-called, exist running along railroads, and as a result, districts of the character named have more money than they actually need, while adjoining districts are in a financial state of starvation. That is so obviously opposed to every consideration of fairness that the condition ought to be uprooted, and it can be by your writing a law providing that the funds set aside in any one county in the aggregate for educational purposes shall be distributed to the school districts upon a per capita base, or rather the distribution shall be made of so much per enumerated child. If that were done, you would not be confronted with the question of weak school districts as you face it now. And in that connection, I have but to remind you of this, that the weak school district bill which has been passed, fundamentally proper, makes more weak school districts. If you have just a given amount of money to be taken out of the general revenue

fund, then each so-called weak school district will receive more money now than any of the school districts have had in the past. In consequence of that, the weak school district of last year, will in all probability receive less money than it received this year. Now, I have no disposition to criticise that bill; I am simply telling you, however, what its inevitable consequences will be in order to emphasize upon your minds the importance of passing one more bill to take care of that question, as a supplement, if you choose, to the bill already passed giving to the state tax commission rights which it has not previously enjoyed. These measures would have provided permanent relief. They would at least have given us the maximum of relief possible under the lights before us, possible under the experience that we have had in the last few years.

Now, gentlemen, this session has lasted longer than any session I have known about for a great many years, and I say to you candidly that notwithstanding every citizen of this state knew when you assembled that permanent relief was necessary, that the cost of government essentials had gone up by leaps and bounds, and that the constitutional change had taken from the treasury vast sums of money acquired in the past from the liquor traffic, so that we all agreed that permanent relief should be had, I said to the committee then that permanent relief should be made first, as an earnest of good faith, and as a practical business proposition; that if permanent relief preceded temporary relief there could then possibly be no squabble over the form of temporary relief, as it would be adopted for this reason. Your method of temporary relief as suggested now carries with it no assurance that it is to be a temporary affair because we do not know that the permanent relief will come, whereas if a measure of permanent relief had been adopted, the matter of temporary relief would have been, in a sense, a trifling affair, and in my judgment, based upon my conversation with members of this general assembly, you would have had no difficulty in agreeing.

I need not recount the conflicting views which grew out of the suggestions of House or Senate Bill 185, and the so-called "certificate of indebtedness" plan. While I am not here to discuss anything in any rancorous spirit, I am seeking to impress upon you that before this legislature adjourns it is the duty of you men to agree, and if that agreement is accomplished in this body, the chances are highly favorable to executive sanction.

Our duty is toward those we represent. They have honored us with our position. They have given us their confidence.

And now, gentlemen, I desire to call two outstanding things to your mind. I need not remind you that at the end of this year there will be less money in the treasury than there was a year ago because revenues that went to the treasury from some sources will not go there this year. Now, notwithstanding that, you have appropriated \$54,573,000.00, as opposed to an appropriation of \$44,900,000.00 two years ago, an increase of ten millions of dollars. Can any man in this presence arise and say to me where the money is to come from? Have you any right, I ask you to search your consciences respectively, to appropriate fifty-four million dollars when you know that fifty-four million dollars will not be in the treasury during the aggregated months of the appropriation biennium? You write a check on a bank, and if you are overdrawn, the banker, having confidence in you, will simply tell you to add to your account, but you have given to the departments of state the authority to expend stated sums of money, and they, in all probability, acting upon

those instructions, not being familiar with the financial status of the state because it is not within their purview so to do, will issue vouchers to citizens of the state of Ohio, and with the bi-ennium the treasury will be very much in the condition of the cupboard when old Mother Hubbard went to it. Gentlemen, you have no right to go back to your constituents until you put the money in the treasury to pay those bills. I don't want to be misunderstood, I think the financial committees of both the House and Senate have labored with industry, and with an intelligence and conscience that are to be commended. I am not prepared to say that that budget contains a single item that ought not to be there. I don't question the propriety of its disbursements in themselves because the needs of the government are in the aggregate amount in this bill, but I do question your right to give state officers the right to spend the money when you know the money will not be there. You are asking to provide for deficiencies at home. Deficiencies of the state must also be considered.

Now when the difference in view came between the plan certificate of indebtedness and the bill 185, someone raised a legal objection to the certificate of indebtedness plan. I recognize perfectly well that no bill in the emergency of the moment should be drawn so as to enable even lawyers to disagree. I was possessed of no pride of authorship then nor am I now. When the question was raised, and I shall express no opinion as to the soundness of the opposing views, it was my belief that the certificate of indebtedness plan ought to be abandoned. Mr. Laylin, one of the members of the legal advisory board, was in my office one day last week. I stated to him what I have stated to you, and there was an exchange of views with reference to the whole situation. As he left the office he said "Ascertaining your views this morning and knowing, as I believe I do, the views of the Joint Committee on Taxation, I believe a bill can be written that can be passed." It was in consequence of this that Mr. Laylin wrote the bill which I believe Senator Agnew introduced in the Senate yesterday afternoon or yesterday evening. I did not see the bill until yesterday. It had been planned to have it brought to my residence in Dayton, but I vetoed that when I decided to come here yesterday. I make that statement in order to explain Mr. Laylin's statement to the committee that I had seen the bill. He believed I had seen it and that purpose is for the purpose of setting him right with the committee in the statement which he made to them. The bill, as he drew it, as you knew, abandoned the certificate of indebtedness plan. It provided for the issuance of bonds and furthermore for the making of a definite and fixed levy. After arriving in the city yesterday he said that while we had not discussed dates with reference to the time of holding an election to determine what limitations would, through the expense of the next year, demonstrate that the limitations be lifted; that while we had not discussed dates, it was his best judgment that the date should be changed in so far as it related to schools from 1921 to the autumn of 1920. I immediately conferred with Senator Agnew, because Cleveland in a sense has been more or less of an acute center as the result of its being a great growing city. Senator Agnew stated that if the date of the election were changed from the autumn of 1921 to 1920, that then sufficient and adequate provision would have been made, not only for the schools of Cleveland, but accepting the Cleveland situation as an index to the situation elsewhere, he believed it would be sufficient to take care of school districts everywhere else. I was then quite assured

that Mr. Laylin had drawn a wise measure, sufficient to cover the whole situation.

Now, so much for that. But the certificate of indebtedness plan was abandoned because in your judgment and in the judgment of some lawyers, it would not be carried out because a legal question would be raised when attempt was made to pass the certificates to the banks. Your belief then was that the plan should be changed because it would carry no relief. I acquiesced in that. In short, it did not find favor with you because, in the expressed judgment of lawyers, and many of them highly reputable lawyers, a part of the citizenship could bring an estoppel to what was going on. Now, gentlemen, you have passed a bill which the citizenship of this state can estop in the form of a referendum, and you know that a referendum will be invoked and that as a result the passage of this bill is a mere waste of time. If you had attempted to lead the people to believe that you wanted to give relief and had written a bill deliberately that you knew would not give the relief, you might have taken precisely the step you have taken. I know that is not in your mind; that that thought has not been harbored by a single member of this assembly who has held for that bill, but I think you know perfectly well that the good faith of the assembly is bound to be challenged when you pass a bill that you know a referendum will be invoked on, and the mere invoking of the referendum brings the whole thing to naught. Therefore, I appeal to you again to give relief to the local subdivisions of government. I express it as my judgment that you should not return to your homes until the assembly can agree. There ought to be some middle ground upon which compromise should be made.

I do not look upon the limitation as a mere fetish. It is an instrument of law that carried with it the solemn compact between government and citizenship. Prior to its adoption intangible property was not put on the duplicate for reasons that were perfectly obvious. A man for instance held a security of some company not chartered under the laws of Ohio and he was compelled to pay two and a half, three and, in some instances, four per cent tax on it. The aggregate dividend derived did not exceed six per cent, so that as an investment it amounted to nothing. The thought was that if the rate were reduced that intangible property would come on the duplicate, and in an effort to bring it out, the government of this state, through the expression of its legislative body said to the people who had throughout the years honestly been listing their tangible property for taxation, if you will put your property on the duplicate in a sum approximating its value, the rate will be so much and no more.

Now gentlemen, if you want government to appeal to the confidence of the masses, you must then make it such an institution as will inspire the confidence and effect of the masses and we have no right to regard a sacred covenant as a mere scrap of paper. I go this step further, however, — this law was written in an effort to provide for the conditions as they were then and those conditions have changed, certain sources of revenue have stopped, the cost of government has increased everywhere, but I contend for two things, first, that we keep the faith with the honest taxpayers of the state, and, second, that we procure the money necessary not only to pay the deficit now, but to see that no deficits accrue in the future, through income, or revenue from sources that have not been invoked.

I recognize that from some communities of the state have come this

statement: "We own lots of property and we are perfectly willing to have the tax rate advanced." Yea, they are institutions of this state that are perfectly willing to increase the tax rate upon the building that the institution in question abides in, but they know perfectly well that in the adoption of a plan which takes off the limitation and does not provide the needed revenue, that while they have increased their tax on their building they are protecting untold millions and millions of intangible securities from taxation that are locked within the vaults of that building, and I ask you as a measure of common justice, that all property be taxed.


I recognize that there is some advantage in passing an income tax law after it has been decided whether classification is or is not to be, and I happily and cheerfully acquiesce in your policy as you have shaped it with respect to that. That brings to my mind this, — you gentlemen have been enveloped (I think that's the word) with a fragmentary evidence of the city of Cleveland with reference to the schools. I have in my possession letters from pupils, teachers and parents, all carrying the same message, — that teachers were instructed to say to their pupils "take this slip of paper home, and say to your parents that unless they vote yes, the schools will close." I need not characterize such a procedure as it deserves to be characterized. You have an imagination; so have I. And I will leave you to pass judgment on the propriety of that propaganda.

Now gentlemen, I am done, save with this further statement. You know as well as I that there is a great deal of unrest all over the world, more of it in certain parts of this state than probably some of you know. It will be allayed in proportion as you promote in the minds of the people confidence in government. It is not creditable to you nor to me that the agencies of government should be used as a mere chess board, political or otherwise. You have your duty and I have mine. Provide the money or re-shape your budget. If it is your wish to provide relief for the local subdivisions of government, agree now, and not pass a bill which you know cannot be effective. I stand willing to remain here as long as possible in counseling with you, and I assure you of my whole-hearted desire to bring about relief, if it is humanly possible.

I thank you more than I can tell you for your very respectful and very indulgent attention.

UNIVERSITY OF ILLINOIS LIBRARY

JUL 23 1921



State of Ohio,
Executive Department,
Office of the Governor,
Columbus.

January 13, 1919.

To the General Assembly :

It is required by Section Eleven, Article Three, of the Constitution, that the Governor communicate to the General Assembly, at every regular session, each case of pardon, commutation of sentence or reprieve granted, with the name and crime of the convict, the sentence, its date, and the date of the pardon, commutation or reprieve, with his reasons therefor.

In compliance with the duty so imposed, I have the honor to report the following pardons, commutations and pardons granted by me since January 8, 1917.

JAMES M. COX,
Governor.

PARDONS.

NICK KRZNORIC.

Crime, burglary of inhabited dwelling; sentence, twenty years: date of sentence, April, 1909; date of Governor's action, February 8, 1917; pardon.

Reasons — Recommended by the Warden and Chief Physician of the Ohio Penitentiary under provision of Section 98 of the General Code.

JOHN CONNELLY.

Crime, horse stealing; sentence, four years—and life; date of sentence, February, 1900; date of Governor's action, February 22, 1917; pardon.

Reasons — This man was serving under the habitual criminal act, long since repealed. Had served under this sentence seventeen full years. "Washington Birthday" pardon.

WILLIAM OWENS.

Crime, aiding prisoner to escape; sentence, indeterminate; date of sentence, January, 1916; date of Governor's action, February 23, 1917; pardon.

Reasons — Pardoned on recommendation of the trial judge, prosecuting attorney and Board of Administration, supplemented by the Warden's approval. Applicant an elderly man with family to support and crime was not of serious nature or consequence.

EDWIN CONWAY.

Crime, cutting to kill; sentence, twenty years; date of sentence, October, 1906; date of Governor's action, March 10, 1917; conditional pardon.

Reasons — Pardoned on condition that he report as if on parole for six months and totally abstain from the use of intoxicating liquor.

JOSEPH WILSON.

Crime, murder; sentence, life; date of sentence, December, 1912; date of Governor's action, March 29, 1917; conditional pardon.

Reasons — Recommended by General Burnett, of the Sandusky Home, the Warden and Ohio Board of Administration on condition that he abstain from the use of intoxicating liquor and keep out of places where it is sold.

WALTER BROWN.

Crime, abandonment of legitimate children; sentence, indeterminate; date of sentence, October, 1914; date of Governor's action, April 2, 1917; pardon.

Reasons — Recommended by Board of Administration, Superintendent of Ohio State Reformatory, trial judge and prosecuting attorney. Brown is an epileptic and now at the Gallipolis Hospital.

CALAGERO BASILE.

Crime, second degree murder; sentence, life; date of sentence, September, 1910; date of Governor's action, April 10, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he return to Italy.

JOSEPH F. CURL.

Crime, homicide sentence, life; date of sentence, July, 1912; date of Governor's action, April 10, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he totally abstain from the use of intoxicating liquor, never enter a saloon and never carry or use a revolver or pistol.

EDWARD HINEMAN.

Crime, burglary; sentence, indeterminate; date of sentence, September, 1913; date of Governor's action, April 10, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor, stay out of saloons and support aged parents.

FRANK VANISON.

Crime, second degree murder; sentence, life; date of sentence, June, 1909; date of Governor's action, April 10, 1917; conditional pardon.

Reasons — Recommended by Warden and others on condition that he abstain from the use of intoxicating liquor and return to parents in Virginia.

WILLIAM HOPPER.

Crime, theft of automobile; sentence, indeterminate; date of sentence, October, 1917; date of Governor's action, April 10, 1917; conditional pardon.

Reasons — Recommended by Board of Pardons on condition that he abstain from the use of intoxicating liquor and keep out of saloons.

THOMAS SPENCER.

Crime, having carnal knowledge of insane woman; sentence, indeterminate; date of sentence, September, 1914; date of Governor's action, April 19, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he support child, abstain from the use of intoxicating liquor and attend church regularly.

PETER PETITIO.

Crime, second degree murder; sentence, life; date of sentence, September, 1911; date of Governor's action, April 19, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor and attend church regularly.

TART WILSON.

Crime, rape; sentence, indeterminate; date of sentence, April, 1916; date of Governor's action, April 19, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he attend church regularly.

LAWRENCE BROWN.

Crime, rape; sentence, three to twenty years; date of sentence, December, 1914; date of Governor's action, April 19, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor.

MICHAEL WINKLEMAN.

Crime, rape; sentence, life; date of sentence, October, 1903; date of Governor's action, April 19, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that the home of his son be opened to him.

ROY WILLIAMS.

Crime, burglary and larceny; sentence, one to fifteen years; date of sentence, February, 1917; date of Governor's action, April 26, 1917; pardon.

Reasons — Recommended by Warden, Trial Judge and Chief Physician of the Ohio Penitentiary under the provision of Section 98 of the General Code.

WILLIAM HAMMEL.

Crime, first degree murder; sentence, life; date of sentence, January, 1909; date of Governor's action, April 25, 1917; pardon.

Reasons — Old and crippled — since deceased.

HARRY MAGAZINER.

Crime, embezzlement; sentence, indeterminate, at Ohio State Reformatory; date of sentence, December, 1916; date of Governor's action, May 10, 1917; conditional pardon.

Reasons — Recommended by trial judge and prosecuting attorney on condition that he refrain from betting on races and that he shall not visit rooms where bets are placed.

H. W. ST. JOHN.

Crime, embezzlement; sentence, indeterminate; date of sentence, October, 1916; date of Governor's action, May 22, 1917; pardon.

Reasons — Recommended by the Warden and Judge M. W. Stevens, of the Seventh Judicial Circuit of Michigan.

THEODORE HAYES.

Crime, burglary; sentence, ten years; date of sentence, April 1, 1913; date of Governor's action, May 24, 1917; pardon.

Reasons — Recommended by the Board of Pardons under provisions of Section 98 of the General Code.

HARRISON BROWN.

Crime, rape; sentence, life; date of sentence, March, 1916; date of Governor's action, May, 30, 1917; pardon.

Reasons — Recommended by the Warden and the trial judge. Being the only Civil War veteran in the Ohio Penitentiary, was granted the Memorial Day pardon.

FRED VAN METER.

Crime, murder; sentence, life; date of sentence, January, 1909; date of Governor's action, June 6, 1917; pardon.

Reasons — Recommended by the Warden and Ohio Board of Administration on condition that he return and support minor children.

ALEX. SZALKA.

Crime, shooting to kill; sentence, indeterminate, one to twenty years; date of sentence, January, 1917; date of Governor's action, June 7, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons and the trial judge on condition that he abstain from the use of intoxicating liquor, keep out of saloons and support his family according to his station in life.

DAVID HAGGERTY.

Crime, robbery and operating motor vehicle without owner's consent; sentence, fifteen years; date of sentence, January, 1910; date of Governor's action, June 8, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons, attend church regularly and report as if on parole for two years.

WILLIAM MAYHUGH.

Crime, manslaughter; sentence, indeterminate, one to twenty years; date of sentence, Fall term, 1916; date of Governor's action, June 8, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons, trial judge and the prosecuting attorney on condition that he abstain from the use of intoxicating liquor, keep out of saloons and report as if on parole for one year.

JOHN FAGLER.

Crime, rape; sentence, life; date of sentence, January, 1903; date of Governor's action, June 8, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that applicant abstain from the use of intoxicating liquor, keep out of saloons, work regularly, attend church on Sundays and report as if on parole for one year.

RAY TOWNSLEY.

Crime, second degree murder; sentence, life; date of sentence, January, 1910; date of Governor's action, June 8, 1917; conditional pardon.

Reasons — Recommended by Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons and report as if on parole for two years.

ABE SUBELSKY.

Crime, receiving stolen property; sentence, one to seven years; date of sentence, January, 1917; date of Governor's action, June 11, 1917; pardon.

Reasons — Recommended by the Warden, trial judge and prosecuting attorney, the offense being a very petty one.

HARRY LA SUER.

Crime, burglary and larceny; sentence, indeterminate; date of sentence, October, 1914; date of Governor's action, June 11, 1917; pardon.

Reasons — Recommended by Superintendent of Ohio State Reformatory and court officials.

MILLIE KOVAC.

Crime, unlawful transportation of female for purpose of prostitution; sentence, three to ten years; date of sentence, September, 1915; date of Governor's action, June 11, 1917; conditional pardon.

Reasons — Recommended by Board of Pardons on condition that she henceforth lead a moral life, attend church regularly and report as if on parole for two years.

JOSEPH WESOLOINSKI.

Crime, second degree murder; sentence, life; date of sentence, January, 1914; date of Governor's action, June 12, 1917; conditional pardon.

Reasons — Recommended by Board of Pardons on condition that he never again carry a revolver or pistol.

MARY J. LAPINE.

Crime, burglary and larceny; sentence, indeterminate; date of sentence, October, 1916; date of Governor's action, June 14, 1917; pardon.

Reasons — Recommended by trial judge and prosecuting attorney for the further purpose of permitting him to be retained in the federal military service.

LOUIS GILMORE.

Crime, first degree murder; sentence, life; date of sentence, October, 1911; date of Governor's action, June 25, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons, return to Tennessee and support his wife.

JAMES JOHNSON.

Crime, second degree murder; sentence, life; date of sentence, November, 1912; date of Governor's action, June 25, 1917; conditional pardon.

Reasons — Recommended by Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons, return to Kentucky and support his wife.

E. C. MORRIS.

Crime, forgery — three charges; sentence, one to twenty years (each charge); date of sentence, October, 1915; date of Governor's action, June 25, 1917; conditional pardon.

Reasons — Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons and attend church regularly.

LEON C. SMITH.

Crime, second degree murder; sentence, life; date of sentence, April, 1898; date of Governor's action, June 25, 1917; conditional pardon.

Reasons — Recommended by Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons and report as if on parole for three years.

DAN KINCH.

Crime, second degree murder; sentence, life; date of sentence, September, 1916; date of Governor's action, June 25, 1917.

Reasons — Recommended by Board of Pardons under provision of Section 98 of the General Code.

HARRY SHANOWER.

Crime, second degree murder; sentence, life; date of sentence, January, 1913; date of Governor's action, June 25, 1917; pardon.

Reasons — Recommended by the Warden of the Penitentiary.

JOHN WALKINSHAW.

Crime, second degree murder; sentence, life; date of sentence, November, 1919; date of Governor's action, June 25, 1917; conditional pardon.

Reasons—Recommended by the Board of Pardons on condition that he abstain from the use of intoxicating liquor, keep out of saloons, attend church regularly and report to the Warden by letter once a month for two years.

EMMA DAUGHERTY.

Crime, second degree murder; sentence, life; date of sentence, Fall, 1914; date of Governor's action, June 25, 1917; conditional pardon.

Reasons—Recommended by the Board of Administration and Superintendent of the Ohio State Reformatory for Women on condition that she attend church regularly and report as if on parole for two years.

ALBERT TILLING.

Crime, failure to provide; sentence, indeterminate; date of sentence, June, 1916; date of Governor's action, June 26, 1917; conditional pardon.

Reasons—Recommended by the Board of Pardons on condition that he support his family according to his station in life.

WILLARD CARTER.

Crime, assault with intent to kill; sentence, indeterminate; date of sentence, Winter, 1910; date of Governor's action, July 3, 1917; pardon.

Reasons—Recommended by Superintendent of the Ohio State Reformatory. Fourth of July pardon.

SAMUEL WHITNEY.

Crime, assault with intent to kill; sentence, one to twenty years; date of sentence, October term, 1916; date of Governor's action, July 7, 1917; pardon.

Reasons—Recommended by the Warden under provision of Section 98 of the General Code.

ALFRED WOOD.

Crime, carrying concealed weapons; sentence, indeterminate—one to three years; date of sentence, January term, 1917; date of Governor's action, July 20, 1917; conditional pardon.

Reasons—Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, keep out of saloons, support his family according to his means and station in life, and report as if on parole for at least two years.

BENNIE SCHNEIDERMAN.

Crime, receiving stolen goods; sentence, one to seven years; date of sentence, January, 1917; date of Governor's action, July 30, 1917; conditional pardon.

Reasons—Recommended by the Board of Pardons upon condition that he report as if on parole for one year.

MATTHEW OLM.

Crime, rape; sentence, life; date of sentence, January, 1908; date of Governor's action, July 31, 1917; conditional pardon.

Reasons—Recommended by the Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons,

attend church regularly and report as if on parole — conditions operative until January 1, 1920, at which time pardon becomes unconditional.

ERNEST ZIMMER.

Crime, second degree murder; sentence, ten years to life; date of sentence, April, 1914; date of Governor's action, July 31, 1917; conditional pardon.

Reasons — Recommended by the Board of Clemency on condition that he remain out of Geauga County and that he remain out of Geauga County and that he support his children in accordance with his station in life.

ARTHUR M. ROCKWELL.

Crime, failure to provide for legitimate children; sentence, one to three years; date of sentence, October term, 1916; date of Governor's action, August 3, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he pay Twenty-five Dollars each month to the Warden of the Ohio Penitentiary for the benefit of his wife and child, and that he register with the Bureau of Mines, Department of the Interior, as a part of the military activities of the nation.

WILLIAM BREAKER.

Crime, robbery; sentence, ten years; date of sentence, October, 1911; date of Governor's action, August 31, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, keep out of places where such liquor is sold, attend church regularly and report to the Warden as if on parole for the period of three years and refrain from engaging in fights. One of the three Labor Day pardons.

AUBER ANDERSON.

Crime, first degree murder; sentence, life; date of sentence, October term, 1908; date of Governor's action, August 31, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, keep out of places where such liquor is sold, attend church regularly and report to the warden as if on parole for one year. One of the three Labor Day pardons.

J. H. LAZEAR.

Crime, embezzlement; sentence, one to ten years; date of sentence, Spring term, 1917; date of Governor's action, August 31, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, keep out of places where such liquor is sold, attend church regularly and report to the Warden as if on parole for one year. One of the three Labor Day pardons.

JOHN E. MELCHER.

Crime, second degree murder; sentence, life; date of sentence, May, 1913; date of Governor's action, September 4, 1917; pardon.

Reasons — Recommended by Ohio Board of Clemency, the Warden and Chief Physician of the Penitentiary as being in imminent danger of death.

EARL STODDARD.

Crime, forgery; sentence, one to twenty years; date of sentence, January term, 1917, date of Governor's action, September 17, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, remain away from places where such liquor is sold, and report as if on parole for the period of one year. Jewish New Year's Day pardon.

HARRY LEWIS.

Crime, first degree murder; sentence, life; date of sentence, November term, 1907; date of Governor's action, September 22, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor and keep out of places where it is sold. Emancipation Day pardon.

GENARDO GUAI.

Crime, second degree murder; sentence, life; date of sentence, January term, 1912; date of Governor's action, October 12, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, remain out of saloons and report as if on parole for one year. Columbus Day pardon.

CHARLES SCOTT.

Crime, shooting with intent to kill; sentence, twenty years; date of sentence, January term, 1912; date of Governor's action, October 15, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, keep out of places where such liquor is sold, remain out of Greene, Miami, Clark and Montgomery Counties, never again carry a revolver or other concealed weapons and report at once to Lieutenant H. H. Graves, Fourth Ohio Infantry, Rainbow Division, Mineola, N. Y., for assignment.

J. L. GAINES.

Crime, embezzlement; sentence, one to ten years, date of sentence, January term, 1917; date of Governor's action, October 18, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he report as if on parole for six months.

JAMES T. LOOMAN.

Crime, burning building with intent to prejudice insurer; sentence, not more than twenty years; date of sentence, September term, 1917; date of Governor's action, November 3, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons, care for his family and report as if on parole or one year.

GEORGE MOORE.

Crime, shooting to kill; sentence, one to twenty years; date of sentence, October, 1916; date of Governor's action, November 20, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor and remain out of places where such liquor is sold.

GUY W. PATTERSON.

Crime, grand larceny; sentence, one to seven years; date of sentence, September term, 1915; date of Governor's action, November 21, 1917; pardon.

Reasons — Recommended by the Ohio Board of Clemency.

THADEUS ALEXANDER.

Crime, grand larceny; sentence, one to seven years; date of sentence, April term, 1917; date of Governor's action, November 21, 1917; pardon.

Reasons — Recommended by the Ohio Board of Clemency, the Chief Physician of the Penitentiary and others as suffering from pulmonary tuberculosis in an advanced stage.

MARY VARKULECH.

Crime, bigamy; sentence, one to seven years; date of sentence, April term, 1917; date of Governor's action, November 26, 1917; pardon.

Reasons — Recommended by the Ohio Board of Clemency.

ROSCOE JOHNSON.

Crime, second degree murder; sentence, life; date of sentence, September term, 1914; date of Governor's action, November 28, 1917; conditional pardon.

Reasons — Recommended by Ohio Board of Clemency and the Warden on condition that he attend church regularly, abstain from the use of intoxicating liquors and remain away from places where such liquor is sold. One of three Thanksgiving Day pardons. •

WILLIAM C. WILLIAMS.

Crime, grand larceny; sentence, one to twenty years; date of sentence, May term, 1917; date of Governor's action, November 28, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor and remain away from places where it is sold and that he attend church regularly. One of the three Thanksgiving Day pardons.

GEORGE PARTLOW.

Crime, assault to kill; sentence, one to twenty years; date of sentence, May term, 1917; date of Governor's action, November 28, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor and remain away from places where it is sold. One of the three Thanksgiving Day pardons.

DENNIS O'DONNELL.

Crime, neglect to provide for minor child; sentence, one to three years; date of sentence, May term, 1917; date of Governor's action, December 6, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he properly support his child, abstain from the use of intoxicating liquor, remain away from places where it is sold and attend church each Sunday.

ROBERT PRICE.

Crime, cutting to wound; sentence, one to twenty years; date of sentence, January term, 1917; date of Governor's action, December 21, 1917; conditional pardon.

Reasons — Recommended by Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor and remain out of saloons, also report as if on parole for one year. Christmas Day pardon.

JACK CONWAY.

Crime, robbery; sentence, one to fifteen years; date of sentence, April term, 1917; date of Governor's action, December 21, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold and report as if on parole for one year. Christmas Day pardon.

JOHN TRUSS.

Crime, second degree murder; sentence, life; date of sentence, November term, 1908; date of Governor's action, December 21, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition of good behavior and that he report as if on parole for two years. Christmas pardon.

J. J. MCKENNA.

Crime, grand larceny; sentence, one to seven years; date of sentence, September term, 1917; date of Governor's action, December 21, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons and report as if on parole for one year.

JAMES BRADSHAW.

Crime, assault to kill; sentence, one to seven years; date of sentence, September term, 1917; date of Governor's action, December 21, 1917; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons and report as if on parole for one year.

GOLDIE STEWART.

Crime, second degree murder (infanticide); sentence, life; date of sentence, April term, 1914; date of Governor's action, December 21, 1917; pardon.

Reasons — Recommended by the Ohio Board of Administration.

HARRY HOWARD.

Crime, pocket picking; sentence, one to five years; date of sentence, September term, 1916; date of Governor's action, January 14, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he shall take proper medical treatments, lead a law abiding life, abstain from the use of intoxicating liquor and remain away from places where same is sold, avoid evil associates and report as if on parole for one year.

RAYMOND GRISWOLD.

Crime, burglary and larceny; sentence, indeterminate, at Ohio State Reformatory; date of sentence, Fall term, 1916; date of Governor's action, January 16, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency.

WILLIAM S. LONG.

Crime, second degree murder; sentence, life; date of sentence, April, 1915; date of Governor's action, February 15, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor and remain away from places where it is sold.

JOHN ROUSCH.

Crime, larceny; sentence, one to seven years; date of sentence, May term, 1917; date of Governor's action, February 20, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he return to his home, engage in useful employment, support his wife and family, abstain from the use of intoxicating liquor, remain away from places where same is sold and report as if on parole for one year.

GEORGE MORGU.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, April term, 1915; date of Governor's action, February 20, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor and remain away from places where it is sold.

HARRY B. MCMILLEN.

Crime, forgery; sentence, one to twenty years; date of sentence, January term, 1918; date of Governor's action, February 26, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency.

IRMA TUSI.

Crime, second degree murder; sentence, life; date of sentence, April term, 1917; date of Governor's action, March 1, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency and Chief Physician of the Penitentiary under Section 98 of the General Code as being in imminent danger of death.

EDWIN J. FEAGLES.

Crime, non-support; sentence, one to three years; date of sentence, April term, 1917; date of Governor's action, March 14, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold and report as if on parole for one year

CLIFFORD B. MYERS.

Crime, forgery; sentence, one to twenty years; date of sentence, March term, 1917; date of Governor's action, March 14, 1918; pardon.

Reasons — Recommended by the Ohio Board of Administration and the Warden in order that he might be transferred from the Lima State Hospital to the Massillon State Hospital, being in imminent danger of death.

WILLIAM PRATT.

Crime, obtaining property under false pretenses; sentence, one to three years; date of sentence, April term, 1917; date of Governor's action, March 20, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency, Ohio Board of Administration and the Warden on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold and report as if on parole for one year.

JOSEPHINE JACKSON.

Crime, pocket picking; sentence, one to seven years; date of sentence, October term, 1917; date of Governor's action, March 25, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, Superintendent of Ohio Reformatory for Women and the Reformatory Physician as being incurably ill with organic heart lesion.

CHARLES J. FRANKS.

Crime, embezzlement; sentence, one to ten years; date of sentence, October term, 1915; date of Governor's action, April 3, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, trial judge and prosecuting attorney to terminate parole and restore citizenship.

OTIS WINTERS.

Crime, assault with intent to kill; sentence, indeterminate; date of sentence, September term, 1915; date of Governor's action, April 3, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, trial judge and prosecuting attorney that he be granted a full pardon. Had

been granted a conditional pardon by Governor Willis to report as if on parole for three years.

SAMUEL DAVIS.

Crime, robbery; sentence, one to fifteen years; date of sentence, April term, 1917; date of Governor's action, April 17, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, the Warden and Chief Physician of the Penitentiary under the provisions of Section 98 of the General Code as being in imminent danger of death.

CLYDE VARNELL.

Crime, burglary and larceny of inhabited dwelling; sentence, five to thirty years; date of sentence, May term, 1917; date of Governor's action, April 17, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, the Warden and Chief Physician of the Penitentiary under Section 98 of of the General Code as being in imminent danger of death.

ROBERT SMITH.

Crime, manslaughter; sentence, one to twenty years; date of sentence, July term, 1917; date of Governor's action, April 24, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Chief Physician of the Penitentiary under provisions of Section 98 of the General Code as being in imminent danger of death.

CLARENCE BUCKMASTER.

Crime, grand larceny; sentence, one to seven years; date of sentence, September term, 1917; date of Governor's action, May 1, 1918; conditional parole.

Reasons — Recommended by the Ohio Board of Clemency on condition that he report as if on parole for one year, abstain from the use of intoxicating liquor and remain away from places where it is sold, and support his wife.

L. J. SANFORD.

Crime, pocket picking; sentence, one to five years; date of sentence, April, 1918; date of Governor's action, June 13, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency and Chief Physician of the Penitentiary under the provisions of Section 98 of the General Code as being in imminent danger of death.

FRANK WILLIAMS.

Crime, burglary and larceny; sentence, one to fifteen years; date of sentence, May term, 1918; date of Governor's action, July 26, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he return at once to Moundsville, W. Va., there take up useful employment immediately and help support his Mother, go to church or Sunday School every Sunday and report as if on parole for one year.

JOHN KOEHN.

Crime, non-support; sentence, one to three years; date of sentence, September term, 1917; date of Governor's action, July 26, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where same is sold, avoid improper associates, work steadily in useful employment, live with and support his family according to his station in life, and report as if on parole for two years to Judge Pontius.

FRANCIS O'CONNOR.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, September term, 1914; date of Governor's action, July 26, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he enlist at once in the Canadian military service.

FOREST MULLENS.

Crime, non-support; sentence, one to three years; date of sentence, October, 1917; date of Governor's action, July 2, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he care for his Mother and help support his child.

FRED DAWRE.

Crime, non-support; sentence, one to three years; date of sentence, December, 1917; date of Governor's action, July 2, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he take up and remain engaged in useful employment, make his wife treasurer of the family earnings, keep his family with him, go to church regularly and report as if on parole for the balance of his three year term.

ELMER SWANK.

Crime, burglary; sentence, one to fifteen years; date of sentence, January term, 1918; date of Governor's action, August 7, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, the Warden and Chief Physician of the Penitentiary under the provisions of Section 98 of the General Code as being in imminent danger of death.

LAWRENCE RAYBURN.

Crime, operating motor vehicle without owner's consent; sentence, one to five years; date of sentence, September term, 1917; date of Governor's action, August 23, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency, the Warden and Chief Physician of the Penitentiary under provisions of Section 98 of the General Code as being in imminent danger of death.

EDWARD MCNAMARA.

Crime, second degree murder; sentence, life; date of sentence, January, 1916; date of Governor's action, August 24, 1918; pardon.

Reasons — Recommended by Field Officer, of the Ohio Penitentiary, that he be released from conditions attached to former pardon issued September 5, 1916.

PATRICK MADDEN.

Crime, highway robbery; sentence, indeterminate; date of sentence, April, 1916; date of Governor's action, August 26, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency in order that he be fully eligible for military service and to enable him to secure soldier's insurance. Had been released on parole October 13, 1917, and joined military service conditionally.

ALEXANDER TEICHMAN.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, September, 1915; date of Governor's action, September 6, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons, take up useful employment, attend church regularly, and report as if on parole for one year.

ROBERT WILLIS.

Crime, second degree murder; sentence, life; date of sentence, January term, 1912; date of Governor's action, September 22, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain out of saloons, support his Mother and enter military service by November 1st, report of such entry to be made to the Warden. Emancipation Day pardon.

CHARLES DILL.

Crime, second degree murder; sentence, life; date of sentence, July, 1912; date of Governor's action, October 1, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain out of saloons, obtain useful employment and support his family.

M. L. STEWART.

Crime, forgery; sentence, one to twenty years; date of sentence, April, 1908; date of Governor's action, October 8, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency because of good parole record and his entry into military service.

FRANK ULLIAN.

Crime, manslaughter; sentence, one to twenty years; date of sentence, April, 1918; date of Governor's action, October 15, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons and engage in useful employment. Ullian, an Austrian, had bought one of First Liberty Bonds for which he was upbraided by a fellow countryman and Ullian, resenting this, struck him with a bottle, resulting in his death.

WILLIAM CLEGG.

Crime, robbery; sentence, one to fifteen years, Ohio State Reformatory; date of sentence, May, 1917; date of Governor's action, October 21, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that effort be made in good faith to enter military service. Had been released on parole in July, 1918.

JOHN BUTCHERSON.

Crime, perjury; sentence, three to ten years; date of sentence, January, 1916; date of Governor's action. October 21, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that an effort be made in good faith to enter military service. He had been released on parole in July, 1918.

BERNARD J. HAINES.

Crime, non-support; sentence, one to three yearh, Ohio State Reformatory; ate of sentence, August, 1914; date of Governor's action, October 30, 1918; pardon.

Reasons — Recommended by the Ohio Board of Clemency. Had previously been released on parole and on active duty with the American Expeditionary Force.

JOHN GALVIN.

Crime, robbery; sentence, one to fifteen years; date of sentence, February, 1918; date of Governor's action, November 14, 1918; pardon.

Reasons — Recommended by Ohio Board of Clemency, the Warden and Chief Physician of the Penitentiary under provisions of Section 98 of the General Code as being in imminent danger of death.

RAYMOND PENCE.

Crime, contributing to juvenile delinquency; sentence, sixty days in jail and fine of Two Hundred Dollars and costs; date of sentence, 1917; date of Governor's action, October 15, 1918; pardon.

Reasons — Upon recommendation of reputable citizens, he was granted full pardon. Jail sentence had been suspended by trial judge, whereupon Pence jointed the U. S. Marines. Died in France October 18, 1918, as result of wounds received in action.

WILLIAM MURRAY.

Crime, second degree murder; sentence, life; date of sentence, October, 1912; date of Governor's action, November 28, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he return to New York, support his Mother, abstain from the use of intoxicating liquor, keep out of saloons and report to Warden as if on parole.

WILLIAM REHL.

Crime, grand larceny; sentence, one to seven years (two sentences); date of sentence, November, 1917; date of Governor's action, December 11, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, keep out of saloons and engage in useful employment. Granted under second sentence.

TONY CAPUTO.

Crime, carrying concealed weapons; sentence, one to three years; date of sentence, March, 1918; date of Governor's action, December 11, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency on condition that he report as if on parole for one year. The trial judge and prosecutor assert that it was intended to suspend Caputo's sentence and he was taken to the Reformatory by mistake.

CHARLES HOLYCROSS.

Crime; forgery; sentence, one to seven years (two sentences); date of sentence, October, 1917; date of Governor's action, December 11, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor and keep away from places where it is sold and support his family. Granted under second sentence.

CHARLES SECHRIST.

Crime, second degree murder; sentence, life; date of sentence, December, 1911; date of Governor's action, December 12, 1918; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he remain away from Clermont County and Cincinnati, Ohio, abstain from the use of intoxicating liquor and engage in useful employment. Christmas pardon.

CHARLES SMITH.

Crime, blackmail; sentence, one to five years; date of sentence, April, 1917; date of Governor's action, December 24, 1918; pardon.

Recommended by the Ohio Board of Clemency, with the approval of the trial judge and prosecuting attorney.

ADAM KASSNER.

Crime, second degree murder; sentence, life; date of sentence, October, 1912; date of Governor's action, December 28, 1918; conditional pardon.

Reasons — Recommended by the Board of Clemency and the Warden on condition that he abstain entirely from the use of intoxicating liquor, keep out of saloons and attend church regularly. Kassner had been a model prisoner and leader of the honor men. His five children stood by him steadfastly and his home had been free from friction of any sort. Cir-

cumstances tended strongly to show that his crime was committed during a temporary loss of memory and mental faculties.

MARY ORVOS.

Crime, assault with intent to kill; sentence, indeterminate; date of sentence, February, 1918; date of Governor's action, January, 1919; conditional pardon.

Reasons — Recommended by the Ohio Board of Clemency and the trial judge on condition that she return to her family in Pennsylvania and henceforth lead a lawabiding life.

COMMUTATIONS.

ALBERT GARDNER.

Crime, operating motor vehicle without owner's consent; sentence, one to five years; date of sentence, March, 1916; date of Governor's action, April 25, 1917; commuted to thirteen months.

Reasons — Recommended by the Board of Pardons.

CHARLES ADY.

Crime, burglary and larceny; sentence, one to fifteen years; date of sentence, January term, 1917; date of Governor's action, September 10, 1917; commuted to expire at once.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he work steadily, abstain from the use of intoxicating liquor, keep out of saloons, support his children according to his station in life and report as if on parole for one year.

LERO JUSTZIK.

Crime, rape; sentence, life; date of sentence, July term, 1911; date of Governor's action, October 18, 1917; commuted to release as soon as a proper place to work is secured — effective October 25, 1917.

Reasons — Recommended by the Ohio Board of Clemency on condition that he should not return to Guernsey County and that he report as if on parole for one year.

JOHN SOLOY.

Crime, first degree murder; sentence, life; date of sentence, April term, 1907; date of Governor's action, October 18, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he go to Detroit where friends are to look after his employment, abstain from the use of intoxicating liquor and remain out of saloons.

JOE BORASZI.

Crime, maiming; sentence, three to twenty years; date of sentence, August term, 1915; date of Governor's action, October 18, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons, take up useful employment and report as if on parole for one year.

C. W. KIGHT.

Crime, larceny; sentence, one to seven years; date of sentence, January term, 1917; date of Governor's action, October 18, 1917; commuted to release the day before Thanksgiving, 1917.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep out of saloons, avoid evil associates and take up useful employment.

GUSTAV POPPECK.

Crime, rape on daughter; sentence, life; date of sentence, April term, 1908; date of Governor's action, October 18, 1917; commuted to release New Year's Day, 1918.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor and remain away from his family.

VITULA DEMALIO.

Crime, second degree murder; sentence, ten years to life; date of sentence, January term, 1912; date of Governor's action, October 18, 1917; commuted to release in June, 1918.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain out of saloons and report as if on parole for one year.

JOSEPH KOSTALEK.

Crime, first degree murder; sentence, life; date of sentence, September term, 1906; date of Governor's action, October 18, 1917; commuted to release when proper place to work is secured — effective October 25, 1917.

Reasons — Recommended by the Ohio Board of Clemency.

ROY HINES.

Crime, second degree murder; sentence, ten years to life; date of sentence, September term, 1909; date of Governor's action, October 18, 1917; commuted to release at once.

Reasons — Recommended by the Ohio Board of Clemency on condition that he report as if on parole for one year and that he return to the home of his parents.

WILLIAM BUSH.

Crime, first degree murder; sentence, life; date of sentence, July term, 1904; date of Governor's action, October 18, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he shall not go back to Hamilton County and that he shall abstain from the use of intoxicating liquor and harmful drugs.

JUDSON R. LINTHICUM.

Crime, embezzlement; sentence, two years; date of sentence, April term, 1916; date of Governor's action, November 7, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency. Wife dying of tuberculosis and no one can be secured to care for her.

CHARLES H. GRESSARD.

Crime, embezzlement; sentence, one to ten years; date of sentence, May, 1917; date of Governor's action, November 20, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold and must have regular employment before leaving the penitentiary.

FRANK SOMMERS.

Crime, first degree murder; sentence, life; date of sentence, March term, 1900; date of Governor's action, December 6, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he shall abstain from the use of intoxicating liquor, keep out of places where it is sold and attend church regularly.

CHARLES SCOTT.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, April term, 1915; date of Governor's action, December 6, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he return to his home and care for his wife and child and report as if on parole for one year.

BERT HIGHWARDEN.

Crime, second degree murder; sentence, life; date of sentence, October term, 1911; date of Governor's action, December 21, 1917; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor and keep out of saloons.

THOMAS MATTHEWS.

Crime, embezzlement; sentence, one to ten years; date of sentence, April term, 1917; date of Governor's action, January 18, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency.

HARRY LUTZ.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, March term, 1915; date of Governor's action, February 20, 1918; commuted to release at once.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor and remain away from places where it is sold.

GEORGE HAUCK.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, October term, 1915; date of Governor's action, February 20, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, keep away from places where it is sold, stay away from bad company, engage in useful employment and report as if on parole for one year.

LOUIS MCMULLEN.

Crime, second degree murder; sentence, life; date of sentence, November term, 1913; date of Governor's action, February 20, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, stay away from places where it is sold and return to Missouri and reside therein.

HUGO KLUTKE.

Crime, cutting with intent to kill; sentence, one to twenty years; date of sentence, September term, 1917; date of Governor's action, February 20, 1918; commuted to immediate release.

Reasons—Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where same is sold, and make personal reports to the Warden as if on parole for one year.

THOMAS SOTIROS.

Crime, second degree murder; sentence, life; date of sentence, January, 1915; date of Governor's action, April 8, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency. Greek Independence Day pardon. His life sentence had already been commuted by Governor Willis.

FRANK HUFFMAN.

Crime, larceny; sentence, one to seven years; date of sentence, November term, 1917; date of Governor's action, May 1, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, stay away from places where same is sold, take up useful employment and support his parents.

JOHN BIRMINGHAM.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, October term, 1914; date of Governor's action, May 7, 1918; commuted to immediate release.

Reasons—Recommended by the Ohio Board of Clemency on condition that he enlist in the British Naval Service. Sergeant Tear, of the Canadian Recruiting Office, was present and accepted Birmingham for such service.

WOODLEY D. GRAVES.

Crime, second degree murder; sentence, life; date of sentence, April term, 1910; date of Governor's action, May 21, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where same is sold and report as if on parole for one year.

SAM SACCO.

Crime, second degree murder; sentence, life; date of sentence, September, 1916; date of Governor's action, June 6, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold, go to church once a week and report as if on parole for one year.

EDWARD G. FISHER.

Crime, burglary of inhabited dwelling; sentence, five to thirty years; date of sentence, April, 1915; date of Governor's action, June 6, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold and report as if on parole for one year.

GEORGE MCLAUGHLIN.

Crime, first degree murder; sentence, life; date of sentence, July, 1908; date of Governor's action, June 6, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he abstain from the use of intoxicating liquor, remain away from places where same is sold, attend church regularly, obtain and remain in employment at a government shipyard during the war and report as if on parole for one year.

WILLIE SMITH.

Crime, pocket picking; sentence, one to five years; date of sentence, November, 1917; date of Governor's action, July 2, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he immediately join his wife at Birmingham, Alabama, abstain from the use of intoxicating liquor, remain away from places where same is sold, avoid evil associates and remain with and care for his wife out of Ohio.

CHARLES REDD.

Crime, robbing and pocket picking; sentence, one year (also serving fourteen year sentence for assault with intent to kill); date of sentence, June, 1910; date of Governor's action, July 2, 1918; commuted one year sentence to expire at once in order that Redd may be eligible for parole under fourteen year sentence.

Reasons — Recommended by the Ohio Board of Clemency.

CHARLES SCHIEPLEY.

Crime, burglary of inhabited dwelling; sentence, life; date of sentence, June, 1916; date of Governor's action, July 2, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he go to Philadelphia at once and work continuously in government shipyards until the end of the war, abstain from the use of intoxicating liquor, remain away from places where same is sold and make two reports to the Chief of Police of Philadelphia.

PAOLINO PANATONNI.

Crime, first degree murder; sentence, execution; date of sentence, April, 1918; date of Governor's action, December 5, 1918; commuted to life imprisonment.

Reasons — Recommended by Ohio Board of Clemency. Previously reprieved to December 6, 1918. Record shows that Roy Hughes, ringleader and instigator of the crime, stood trial and was accorded recommendation of mercy by a jury, while Panatonni, the tool of Hughes, plead guilty and was given death sentence by the Court, thus presenting a question of comparative justice.

GEORGE W. BAKER.

Crime, first degree murder; sentence, execution; date of sentence April, 1918; date of Governor's action, December 5, 1918; commuted to life imprisonment.

Reasons — Recommended by the Ohio Board of Clemency. Previously reprieved to December 6, 1918. Record shows that Roy Hughes, ringleader and instigator of the crime, stood trial and was accorded recommendation of mercy by a jury, while Baker, the tool of Hughes, plead guilty and was given death sentence by the Court, thus presenting a question of comparative justice.

W. A. KNOYER.

Crime, larceny; sentence, one to seven years; date of sentence, May, 1917; date of Governor's action, December 10, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency, on condition that he abstain from the use of intoxicating liquor, and remain away from places where same is sold.

ANDREW THOMAS.

Crime, shooting to kill; sentence, one to twenty years; date of sentence, May, 1918; date of Governor's action, December 10, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency on condition that he return to Alabama and report as if on parole for six months.

EARL COUP.

Crime, non-support; sentence, one to three years; date of sentence, April, 1918; date of Governor's action, December 10, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor and remain away from places where same is sold, and that he pay the Warden twelve dollars per month for support of child by first wife.

BURT C. CATRENA.

Crime, manslaughter; sentence, one to twenty years; date of sentence, April, 1918; date of Governor's action, December 10, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of liquor and remain away from places where same is sold, refrain from carrying concealed weapons and report as if on parole for one year.

EMMETT MORRIS.

Crime, non-support; sentence, one to three years; date of sentence, September, 1917; date of Governor's action, December 10, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, remain away from places where same is sold, support his child and mother and report as if on parole for one year.

JOHN E. YOUNG.

Crime, burglary and larceny; sentence, one to fifteen years; date of sentence, January, 1918; date of Governor's action, December 12, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he report as if on parole for three months.

EDWARD YOUNG.

Crime, burglary and larceny; sentence, one to fifteen years; date of sentence, January, 1918; date of Governor's action, December 12, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he report as if on parole for three months.

WILLARD YOUNG.

Crime, burglary and larceny; sentence, one to fifteen years; date of sentence, January, 1918; date of Governor's action, December 12, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he report as if on parole for three months.

JOSHUA OWENS.

Crime, burglary and larceny; sentence, five to thirty years; date of sentence, January, 1916; date of Governor's action, December 13, 1918; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he abstain from the use of intoxicating liquor, remain away from places where it is sold, go to Pennsylvania and support his mother,

EDDIE WHITE.

Crime, carrying concealed weapons; sentence, one to three years; date of sentence, May, 1918; date of Governor's action, January 5, 1919; commuted to immediate release.

Reasons — Recommended by the Ohio Board of Clemency and the Warden on condition that he join his family in Arkansas, stay out of Ohio and refrain from carrying concealed weapons. White's family became public charges in Cleveland. Were returned to Arkansas by the Associated Charities with the understanding that if joined by husband, they would remain there.

REPRIEVES.

AARON GIBSON WASHINGTON.

Crime, first degree murder; sentence, execution; date of sentence, January term, 1918; date of Governor's action, April 16, 1918; reprieve.

Reasons — In order to facilitate the prosecution of error proceedings in court.

GEORGE W. BAKER.

Crime, first degree murder; sentence, execution; date of sentence, April, 1918; date of Governor's action, September 11th, 1918; reprieved to September 27, 1918.

Reasons — For conference of counsel of convicted man with trial judge and prosecuting attorney.

Second reprieve granted September 24, 1918; to October 11, 1918, for further investigation.

Third reprieve granted October 10, 1918; to December 6, 1918; in order that Board of Clemency may visit Portsmouth and make thorough investigation in community.

PAOLINO PANATTONI.

Crime, first degree murder; sentence, execution; date of sentence, April, 1918; date of Governor's action, September 11, 1918; reprieved to September 27, 1918.

Reasons — For conference of counsel of convicted man with trial judge and prosecuting attorney.

Second reprieve granted September 24, 1918; to October 11, 1918; for further investigation.

Third reprieve granted October 10, 1918; to December 6, 1918; in order that Board of Clemency may visit Portsmouth and make thorough investigation in the community.

BRAZIL SPILLMAN.

Crime, first degree murder; sentence, execution; date of sentence, 1918; date of Governor's action, September 16, 1918; reprieve to October 4, 1918.

Reasons — To permit hearing before Supreme Court on motion for leave to file petition in error.

Second reprieve granted October 3, 1918; to October 18, 1918; account Supreme Court had not yet handed down decision on motion for leave to file petition in error.

Third reprieve granted October 17, 1918; to October 25, 1918; on representation of counsel as to possibility of finding new evidence for presentation to Board of Clemency.

To the General Assembly:

I have received and have the honor herewith to submit for your consideration a certified copy of a Resolution of Congress entitled "Joint resolution proposing an amendment to the constitution extending the right of suffrage to women."

The suggestion which now comes from the Congress to the State is such a departure from the old order of things that from the present point of view created by unprecedented events, it is well to reflect not only upon what it was that maintained the status of women throughout the years, but the propriety and justice of a change being made now as well. When the Republic was formed, the male citizen was given greater rights than the female. While this was done by edicts of government, it must not be overlooked that it was a masculine dictum entirely. No one has ever contended that the creation of organized society, man was possessed of a moral right to establish his own status to the prejudice of others, entitled before God to equal privilege and opportunity. If the great world war has not brought a higher outlook, then its result has been a detriment rather than a help to civilization.

There can be no progress unless we follow the lights before us rather than those that directed our fathers. Experience too, is a guide, and let us apply that test to the question before us. The more or less ruling opinion of the past has been that woman's participation in our political affairs would take from her the purely feminine qualities that were regarded with universal reverence. During the war she met and mastered responsibilities infinitely more vital and trying than any problem of peace. And she came out of it with the whole world acclaiming her vigilant devotion to ask, and an even balance of judgment with industry. On the other hand, no one has asserted that the experience has been for her anything but helpful.

Turning to the future, it is apparent that conditions call for every safeguard in the way of a patriotic public opinion. To the nation's suffrage reserve it is now proposed to add the thought, purpose and act of the mothers of the land. It would seem to be an added protection against the dangers that threaten from overseas. In the states of our union where the opportunity to vote has been given to women, such marked independence and intelligence in thought have been shown as to fully justify the plan. America saved the world when courage and numbers were needed on the battle front. She will save civilization in the future with her example of equal justice on and respect for law. The mothers of America are needed for the task.

In a word, therefore, three considerations deserve our thought for the moment:

First: What is offered now to our women was their right long ago.

Second: Bestowal of the right of suffrage will be regarded as part reward for service and sacrifice during the war.

Third: The nation and the world need the expressed mother voice as an element of safety when evils lie about us.

I respectfully recommend that your honorable body vote its ratification of the federal amendment in question.

JAMES M. COX,
Governor.

June 16, 1919.

To the General Assembly:

I respectfully direct your attention to H. B. No. 15, which amends and supplements sections of the General Code relating to the use of the English language in education.

I am thoroughly convinced that the action of the House was taken through an entire misconception as to the meaning of the bill. First of all, it carries a very practical objection in that it will interfere with established routine in the junior high schools which are considered part of the grades. But it is not this phase of the matter which prompts my addressing your honorable body.

The language employed, the closer it is analyzed, is artful, insidious, and apparently deliberate in its attempt to deceive the people of the state. Stripped of its verbiage, it means this: That only a part of the children of Ohio, during the impressionable years, when they pass through the elementary grades, are protected from the possibility of poison from German virus. The private and parochial schools of this state have not asked the preference which this bill provides, and they would in due season, resent the implication which it carries. We do not want a preserve of treason anywhere in Ohio, and to create one through legislative act would be a reproach against the fair name of this state.

It is not necessary for me to elaborate on the resolute, composite thought of our people. We have paid bitterly for delinquencies in the past, and the first precaution that suggests itself to the patriotic mind with the early days of peace, is to destroy every agency of German propaganda, and see to it that none can be created in the future.

This bill presumably is based upon the idea that the teaching of German to the tender youth of the state is a menace to the ideals of this Republic, and yet it protects only the children in the public schools. It would be unwarranted and even wicked presumption that children in private and parochial schools are not American. They are part of our younger generation, deserving of every guarantee and safety which the common schools provide. The naked truth is that the ingenious phrase of this bill springs from disloyalty somewhere. Someone seeks to create a sheltered spot where treason can grow under the cover of the law.

Those in whom this disloyal interest is centered, would form but a mere infinitesimal part of the private and parochial schools, but their entrance would be under circumstances unworthy of the very institutions which their sponsors ostensibly honor. We have only to cast an eye and ear to what is going on in other states to be thoroughly convinced that the Prussian spirit of intrigue is not dead in America, and it must be a more than a mere coincidence that the attempt elsewhere is made through statutory phrase much, if not quite the same as that contained in the measure under discussion.

I counsel with you through this message, rather than await the exercise of the veto privilege, because I am convinced that upon reflection you will not want the history of these reconstruction days to carry the

record of a legislative enactment based upon treason and passed through deception. I am sure that in the final analysis both the legislative and executive thought of this state is agreed that neither our people, nor our governmental agencies, will be trifled with.

If any person in Ohio wants his child indoctrinated with Prussian creed, let our safe-guards be such that he must go elsewhere for it.

JAMES M. COX,
Governor.

February 20, 1919.

PRELIMINARY REPORT OF JOINT LEGISLATIVE COMMITTEE ON JOINT ADMINISTRATIVE REORGANIZATION.

Appointed pursuant to S. J. R. No. 36 by Mr. Whittemore.

(Released for Newspapers December 9 at 2 P. M.)

PRELIMINARY REPORT ON ADMINISTRATIVE REORGANIZATION.

SUBMITTED BY THE JOINT LEGISLATIVE COMMITTEE ON ADMINISTRATIVE REORGANIZATION.

To the General Assembly:

Your Joint Legislative Committee on Administrative Reorganization, appointed pursuant to senate joint resolution No. 36, by Mr. Whittemore, has assumed that in the opening days of this adjourned session you would wish from it only a brief report of progress.

For doing the work already undertaken by the state we have gone far enough, even in a few short weeks of study, to see the possibility of saving many times the total appropriation for this committee.

The three sources of direct waste of money and energy are defective organization, defective operation and programs that are too small for Ohio's present needs.

The responsibility for waste of money and energy and of opportunity is also threefold: Constitutional requirements which foster waste and mismanagement; statutory requirements which foster waste and mismanagement; and administrative break-downs or defects in internal organization which can be corrected without change of statute or constitution.

For correcting these conditions the committee is considering proposals which have come to it from citizens and agencies in all parts of the state. Some few will require constitutional amendments; most of them will require only statutory changes, in making which the executive will have every reason to co-operate with the legislature. A few of the more serious defects of administration that require neither statutory nor constitutional change will undoubtedly be corrected as the facts are reported to the responsible officers and to the public.

For 49 present separate administrative offices, departments, boards, commissions and agencies to which appropriations are made we are asked to propose a reduction to not more than 16, probably fewer, without making any mere paper changes and consolidating only for improving service.

We are asked to consider the possibility of reducing the number of existing trustees and commissioners, while at the same time promoting increased efficiency.

One vast gain, one almost new service, namely, continuous analytical audit of *operation results*, we shall suggest in addition to the present *audit of accounts*. The time has come for our state, spending as it does over twenty million dollars a year, to take more intelligent and business-like interest in the results of this expenditure. For example, the present audit finds out whether the orders for printing are according to law and

the prices according to contract; that is a financial audit. An operation audit would point out that by multigraphing instead of printing the lists of automobile registration numbers, enough would be saved to net \$13,000 a year plus an enormous amount of time. When the auditor of state reports a difference between the supplies supposed to be on hand and the supplies actually on hand, that is a financial audit. When he states that girls in the Industrial School suffering from venereal diseases are without medical care he is making an operation audit. To check salary vouchers for the state universities against salary expenditure is a financial audit. To point out that Ohio is not charging tuition to several hundred non-resident students is an operation audit.

As typical of changes in organization that can easily be effected by the legislature without constitutional amendment, the following have been proposed to us

1. Abolition of the advisory council to the highway department and other changes in organization will result in a saving of \$52,000 a year without loss of efficiency.
2. Consolidate under constitutional officer, superintendent of public works, the supervision of highways, canals, state lands, state parks, public buildings and state geologist.
3. The establishment of an unpaid board of education to supplement the state superintendent of public instruction in supervising elementary and secondary schools, in enforcing adequate standards of instruction in the industrial schools, reformatories and orphans' home at Xenia, and in collecting and publishing information with respect to normal schools and universities.
4. The substitution of one for four commissioners for the work of the present board of administration and the administrative work of the board of charities.
5. Transfer of the bureau of vital statistics from the secretary of state's office to the department of health.
6. Giving to the state auditor the duty of auditing the results of state work as well as the financial accounts.
7. Consolidation under one administrative officer several of the present inspectional services, and a similar consolidation of registering and licensing services.
8. Abolition of the separate college of homeopathy at the state university and provision for a separate course in materia medica peculiar to the homeopathic school in the main college of medicine at the state university.
9. Abolition of the printing commission and supervisor of public printing and establishment of central purchasing of printing under the purchasing agent responsible for other central purchases.
10. Transfer dairy and food division from the department of agriculture to the department of health.
11. The present election machinery is flagrantly cumbersome and unnecessarily expensive.
12. Make the cost of administration of the state insurance fund a direct charge upon the insurance fund instead of being paid out of state appropriations.
13. Repeal of laws providing for confirmation of appointments by the Senate.

14. Modify the civil service laws to carry out the original theory of civil service, which was to insure the highest obtainable capacity above a minimum of qualifications for employees entering public service, but which is at present too frequently administered as an agency for holding incompetents on their jobs.

Typical of changes which, if approved, would require constitutional amendment, the following have been proposed to us:

1. Lengthening the term of the governor from two years to four years.
2. Separation of the *auditing* from the *operating* function of the auditor of state with a view to placing the operating function such as actual bookkeeping in an executive department responsible to the governor, but enlarging the auditor's powers so as to compare results obtained with amounts expended as well as to test the honesty and accuracy of bookkeeping.
3. Placing the appointment of the state superintendent of public instruction in the hands of a small appointive board instead of as at present with the governor and changing his term of office from the present constitutional limit of four years to a longer term or an indefinite term subject to the board of education.

Typical of conditions which need correction but which require no legislation and can be remedied by executive action, the following have been reported to us:

1. The electric wiring in state house and the method of storing supplies constitute a menace to life and property.
2. From twenty to thirty thousand dollars a year might easily be saved by the introduction of a central multigraph service.
3. The state library has practically abandoned the important service of library organization.
4. The girls' industrial school is and for years has been without running hot water for baths and without soft water for domestic and laundry use.
5. The state board of charities has practically discontinued visitation by board members of institutions under its supervision.
6. Charity franchises are in effect admitted to practice upon the helpless and the dependent of this state without elementary protective questions being asked by the secretary of state before granting their charter.
7. The co-operation between the civil service commission and the departments can be vastly increased without any additional expense.
8. A central telephone system for state house and state departments would save money and increase efficiency.
9. Records that now contain invaluable information can be made to give up and advertise that information for public uses.

Typical of services said to be needed which are not yet being adequately rendered or are not being undertaken at all, the following have been reported to us:

1. Biennial reports which clearly set forth state needs, state work and state costs are desired by the public and reporting departments and are indispensable to the legislature, to the budget commissioner and to the executive himself, which will make it possible with reasonable ease to pass intelligently upon budget requests.
2. A bureau of markets which while paying due regard to the interest of producing farmers and gardeners would also be alert in representing the consumers. The shortsightedness of a policy which handles a bureau of markets from the standpoint of producers alone is obvious when it is remembered that producers are also consumers.
3. Self study is needed by departments of their own responsibilities, operation, methods and results and searching analysis to complete operation audit of all state's services.
4. Public recognition of the fact that it is a penny-wise pound foolish policy in state's business as in private business to send a boy on a man's job or to employ incompetent persons on work where competent persons are needed.
5. Definition and enforcement of state standards for weights and measures, oils, gasoline, gas, electricity, and various materials and supplies.
6. Several instances have come to our attention where departments have undertaken services which are not being adequately performed. It is vastly safer to advertise the fact that work is not being undertaken at all by state departments than to give a sense of security to the public by undermanned, underprogrammed activities.
7. The unification of the educational interests, universities, normal schools, special schools, secondary schools, elementary schools and local county and state supervision in one great strongly organized properly co-operating service whose two main characteristics are common aim and team work. Development of research laboratories, research standards and a scientific research supervision at the state university is urged by the faculties of state supported and privately supported institutions. More use of the state's technically equipped educators by state departments and more use of educational institutions of the opportunities and materials for instruction in the state departments are greatly needed.
8. Information with respect to the humane and economic dealing with problems of dependency and delinquency should be universalized and the public led to support methods which promise reduction in the number of feeble-minded, insane and delinquent at the cost even of traditions based upon ignorance and short sighted economic policy.
9. The tremendous potential value to industry and business of the state's natural resources must be recognized by the general public and by the state's officers as never before.

It is a pleasure to report the unstinted co-operation which has been given to this committee by the governor, the department heads and employes, university and normal faculties, numerous civic agencies, individual citizens and editors. Thanks to the interest shown by responsible

officers it has been possible to secure quickly much definite information and numerous constructive suggestions taken from their intimate knowledge of state needs and their profound interest in furthering the aims of the General Assembly in its search for opportunities to improve the quantity and quality of service rendered by the state departments through consolidation or other reorganization of state boards, commissions and departments.

Ohio will be particularly grateful for helpful suggestions and information which has been generously sent to us in answer to our questions by authorities on public administration, state superintendents of public instruction and heads of normal schools and universities of other states.

In making the field studies we have had the help for different periods of the following investigators chosen for their experience as field investigators in other states and cities: Don C. Sowers, Executive Secretary, now Director of the Akron Bureau of Municipal Research; Gaylord C. Cummin, C. E., former city manager of Jackson and Grand Rapids, Michigan, and now with the Institution for Public Service, New York City; Lent D. Upson, Director of the Detroit Governmental Research aided by staff members, Arch Mandel, C. E. Rightor, Harrington Place and by Henry Steeffns, Jr., Comptroller of Detroit and William H. Allen, Director of the Institute for Public Service, New York City.

... *For the actuarial work in connection with the study of the State Insurance Fund* the committee has engaged the services of S. H. Wolfe, Consulting Actuary of New York. Mr. Wolfe has just begun his investigation and no facts or suggestions in this report have resulted from this study.

While we have been unable even to digest all the suggestions that have come, we are prepared, if the legislature wishes, to make a few constructive suggestions at this session, or, after hearings, to make a comprehensive report early in the new year. We propose a joint resolution on which we hope the legislature will take favorable action, urging a statewide educational campaign in the interest of an adequate supply of properly prepared teachers. It is true that probably no other legislature has ever made such an appeal as we hope this legislature will make for a popular campaign recruiting ablest young men and women into the teaching ranks of Ohio's schools. We believe, however, that a grave emergency is here and that the legislative representatives of the people should take prompt cognizance of the opportunity that is in the hands of the people themselves to meet this emergency.

The committee is prepared to submit a final report on one department within a few days.

F. E. WHITEMORE,
Chairman.

HOWELL WRIGHT,
Vice-Chairman.

C. C. CRABBE,
Secretary.

WALLACE W. BELLEW,
ROBERT C. DUNN,
J. E. FOSTER.

RESOLUTION PROPOSED BY COMMITTEE.

SENATE JOINT RESOLUTION.

MR. WHITTEMORE.

WHEREAS, The growing shortage of teachers threatens a condition at an early date where hundreds, perhaps thousands of Ohio's school classes will be without teachers and tens, or scores of thousands of children will be without adequately prepared teachers; and

WHEREAS, The menacing shortage of teachers is due to contributing causes of which too low salaries are but one; and

WHEREAS, Public discussion of higher salaries to teachers has directly or indirectly disparaged and discredited the opportunities and rewards of teaching by over-coloring the attractions and rewards of other occupations, or by understating the rewards and opportunities for advancement that are offered by teaching; therefore

Be it Resolved, That the General Assembly commends the action of state superintendent F. B. Pearshon in appointing a committee to inform and organize the public interest of the state in placing before children, young people in our schools and colleges, former graduates and married women equipped for teaching, the opportunities for patriotic service which teaching offers and the pecuniary rewards and the opportunities for advancement in school fields and private business which follow successful teaching; and

Be it Further Resolved, That the General Assembly request the governor of the state by proclamation to ask that all forces of the state join in this educational crusade by addresses and by printed advertisements which will help recruit the ablest young men and young women of Ohio as teachers in our public schools.

State of Ohio,
Executive Department,
Columbus.

February 26, 1919.

To the General Assembly:

I have the honor to submit herewith the report of the commission to codify, clarify and consolidate the drainage laws of Ohio, which was created under an act passed by the Eighty-second General Assembly.

Accompanying the report proper is a bill providing for an amended system of ditch laws which was drafted by this commission and is recommended by it for adoption by your honorable body.

It is needless for me to emphasize the importance which the subject of drainage has for the agricultural interests of the state. A due consideration of the condition of large tracts of fertile lands which are yearly injured by floods and excess water, will impel you to give this report and bill your careful attention. The act creating the commission was passed in obedience to a popular demand that the state take some action towards simplifying and systematizing those parts of our statutes which bear upon public ditches and drainage and which, by reason of numberless unrelated amendments, had become a veritable patchwork of legislation.

The members of the commission have been faithful in the discharge of their duties. All of them have had long years of practical experience with drainage problems. Their task was an arduous one. To it they have given careful study and their conclusions will, I hope, be given the deference which they deserve.

JAMES M. COX,
Governor.

REPORT OF THE EXECUTIVE MANSION BOARD.

To the General Assembly of the State of Ohio:

The Executive Mansion Board, appointed under the Act approved April 2, 1917 (107 O. L. 571), respectfully submits a report of its action, with a recommendation of an amendment of that Act.

The Board has purchased two adjoining tracts of unimproved land on East Broad Street in the City of Columbus, paying therefor the amounts for which they were valued for taxation, \$48,190.00, with no expense for commissions. It has expended for preservation of trees, clearing off, and architect's services, including preparation of plans, \$1,177.31, leaving unexpended \$75,632.69 of the \$125,000 appropriated by the Act.

The great increase in cost makes this balance clearly insufficient to build and furnish a mansion which would be a credit to the State or consistent with its dignity, to say nothing of appropriately improving and ornamenting the grounds, and the Board are unwilling to recommend increasing the appropriation.

But, wishing to carry out the long deferred general wish for an Executive Mansion worthy of Ohio's rank, the Board after careful consideration has found a way to accomplish this within the appropriation already made. Subject to your approval, it has taken an option on the grounds and residence of Charles H. and Sarah E. Lindenberg, with furniture and fixtures, situated immediately East of the site already purchased, having found them to be in all respects appropriate. The house and land are appraised for taxation at \$86,540. and the Board considers the furniture, fixtures, rugs, statuary and other chattel property worth not less than \$10,000. The option price for all is \$75,000., \$26,810. to be paid in cash and the remainder by conveyance of the property already purchased at the price paid \$48,190.

The Board has also taken an option for \$18,000. on the property next adjoining on the east, belonging to the Kinsell family, which is valued for taxation at \$19,290. This property is required to secure ample grounds for the Mansion in view of their public character.

These purchases will give the State grounds ten per cent. larger than the site already secured and quite as suitable, if not more so, with much of them already beautified and planted with trees and shrubbery.

The Board, therefore, respectfully recommends that section four of the above mentioned Act be amended by substituting authority to purchase under the above named options for the existing authority, giving the right to sell or remove the building on the Kinsell property and to expend so much of the remainder of the appropriation as the Board shall

deem proper in improvement, repair and further furnishing of the Mansion, further improving and ornamenting the grounds, and for any other purposes which the Board shall find necessary or proper in furtherance of the purpose in view; and that section six be re-enacted to keep alive the present appropriation.

The above options expire February first, 1919, and the Board has been unable to have them extended to a later date.

Respectfully submitted,

JAMES E. CAMPBELL,
MYRON T. HERRICK,
JUDSON HARMON.

REPORT OF LEGISLATIVE COMMITTEE INVESTIGATING
THE COMBINED NORMAL AND INDUSTRIAL
DEPARTMENT AT WILBERFORCE, OHIO.

Columbus, Ohio, November 1, 1919.

To the Honorable James M. Cox,
Governor of Ohio.

Dear Sir: —

The committee appointed under H. J. R. No. 72 to investigate conditions at the COMBINED NORMAL AND INDUSTRIAL SCHOOL AT WILBERFORCE, beg to submit our report for your consideration and such action as you deem necessary.

The members of this committee — Senators O'Brien, Liggitt and Norris, and Hons. Beatty, Bryson and Billingslea, met August 17th at Wilberforce, and organized, Senator O'Brien being elected Chairman and Senator Norris Secretary. This meeting lasted for three days, and the entire time was given to hearings. President Scarborough of the University, giving us the names of men he wished to appear, and Superintendent Joiner furnishing such names as he desired. At our request the Trustees of our C. N. & I. Department, likewise the Executive Board of the University were present and were given hearings. Their testimony will be found in the larger volume of testimony attached. Miss Irene Kirk, our stenographer, was brought by us from Cincinnati, she being an old graduate of this Department.

We have prepared a Syllabus, briefing this testimony, and indicating the pages on which the complete testimony in each case will be found.

At our request the financial condition had been gone over by the Examiner of the State Auditing Department, Mr. L. S. Hopp, and we have extracted from his report in the Syllabus referred to, such part as was necessary for this report.

The entire committee met again September 29th at Wilberforce, and the smaller volume of testimony attached, contains the testimony taken at this time. At this last meeting Prof. Richeson of Athens, and Pres. Williams of Bowling Green, were present. Mr. Winters of the Department of Public Instruction, was present the first day only of the session. We record our thanks to you, Governor, for so kindly acceding to our request making their presence possible. They investigated the instruction given our students by the University at the University, and their report will be found attached as follows:

The Joint Legislative Committee on the Investigation of the Combined Normal and Industrial Department at Wilberforce University:

Pursuant to the request of Governor James M. Cox, of the Joint Legislative Committee and of Supt. F. B. Pearson, the undersigned attempted to investigate the educational organization and activities of the Combined Normal and Industrial Department at Wilberforce University, particularly with a view to observing (a) the interrelations between

that Department and the University and the educational results therefrom, (b) the standards maintained by the C. N. and I. Department, and (c) the advisability of the expansion of the Department in certain directions.

For the purpose of collecting the information needed, this committee met at Wilberforce September 30th, and October 1st. Conferences were held with the Joint Legislative Committee, with Supt. Joiner, Pres. Scarborough and Dean Jones. An inspection was made of the laboratories and library. The committee also reviewed the testimony which had been taken by the Joint Legislative Committee. The committee also attended the daily chapel service on the above days.

In order to obtain more detailed information with reference to the standards and quality of the work, Mr. Winters visited Wilberforce October 8th, 9th and 10th. On the latter dates Mr. Winters visited at least one class taught by each of five of the professors of the college, one or more of the preparatory classes taught by each of the four teachers in that school (a total of seven periods), one of the vocational industrial classes taught by each teacher, the demonstration school of the normal department, method classes taught by Miss Williamson and Miss Overton, and the psychology class taught by Mr. Joiner.

For purposes of clear understanding the institution including the University and C. N. and I Department may be considered as of the following composition:

<i>Division.</i>	<i>Control.</i>
Theological School.	University.
College of Liberal Arts.	University.
Preparatory School.	University.
Normal School.	C. N. and I. Department.
Commercial School.	C. N. and I. Department.
Industrial Vocational School.	C. N. and I. Department.

In the opinion of this committee the University and C. N. and I. Department should continue to have interrelationships so that the effect of an institution adequately equipped to instruct in many branches of knowledge may be retained. It is with some misgivings as to the outcome, however, that we would so recommend. It will be necessary that an attitude of desiring mutually helpful understandings shall be assumed by those who have to do both with the University and the C. N. and I. Department. It would be with much regret that this committee would see a complete separation of the two departments, but if the right educational results can not otherwise be secured that will have to be the final solution.

In order to attain the best educational ends with justice to all and especially to the students involved, this committee makes the following recommendations:

Wilberforce University (that is the institution under church control) shall continue to maintain its present divisions including a modern preparatory school. The C. N. and I. Department shall continue to maintain facilities for the training of elementary teachers, to maintain the commercial school and the industrial vocational school, and shall add the professional work of a division for the training of secondary teachers.

The preparatory school shall accommodate Ohio students who enroll in the C. N. and I. Department, who need such work, without tuition charge on the part of the University. The trustees of the C. N. and I.

Department shall nominate the principal of the secondary school and two of its teachers. The state, through the C. N. and I. Department shall have free access to the preparatory department and shall be entitled to the use of its facilities for observation and practice purposes to a reasonable extent.

Free tuition in the preparatory school shall be furnished by the University to bona-fide residents of Ohio who are enrolled in the C. N. and I. Department, and C. N. and I. students not residents of the state of Ohio shall pay tuition to the University at the rate of \$50 per year on a basis of four units of high school work.

It should be a part of this arrangement that a student presenting himself for registration shall be registered in the one institution or the other (University or C. N. and I.) on the basis of his intended future education in the institution. If he expects to complete a teacher-training course, vocational industrial course, or commercial course he should be registered in the C. N. and I. Department. If he expects to take a theological or liberal arts course he should be registered in the "University."

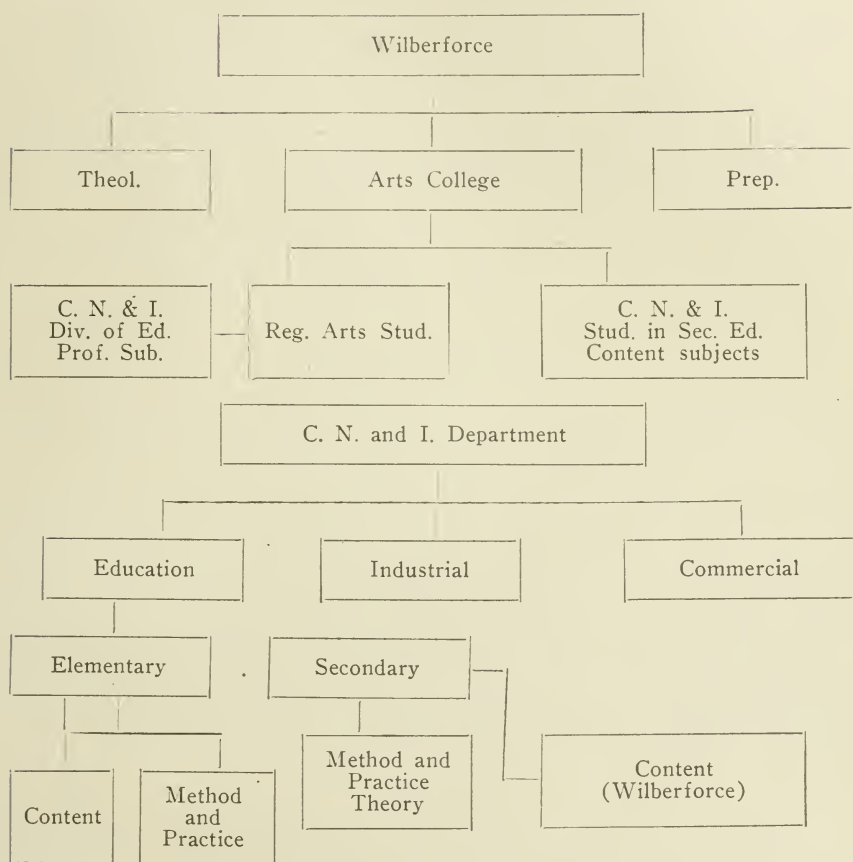
It should be a part of this arrangement that a student desiring to transfer from the University to the C. N. and I. Department or vice versa shall have his case go before a joint committee on transfer. This committee shall be appointed by agreement between the chief executive of the two institutions and decide the matter to the best interests of the student and shall determine the monetary exchange involved.

The state shall maintain in the C. N. and I. Department a department of education for the training of elementary and secondary teachers. All courses taken by the C. N. and I. students in educational theory and method, including educational psychology, principles of teaching, school administration, history of education, educational sociology, general and special method, and kindred subjects, shall be given in the C. N. and I. Department. All courses of collegiate grade in content subjects not commonly falling within a two year course for the training of elementary or special teachers shall be given in the Arts College of Wilberforce University. Students who are bona-fide residents of the state of Ohio registering in the C. N. and I. Department shall receive without individual tuition charge instruction in content subjects of collegiate grade which shall be paid by the state of Ohio to Wilberforce University on a semester hour basis; and we suggest in consideration of a fair salary and reasonable teaching load \$2.00 per semester hour of class room work. A preparatory unit shall be considered for this purpose the equivalent of six semester hours.

Wilberforce University shall pay the C. N. and I. Department at the same rate for such instruction as may be taken in the C. N. and I. Department by students registered in the University. No money shall be paid by the state to Wilberforce University for collegiate work outside the regularly recognized scope of an Arts College.

Laboratory fees to students of the C. N. and I. Department taking work in the University shall be the same as to students enrolled in the University; laboratory fees to students of the University taking work in the C. N. and I. Department shall be the same as to students in the C. N. and I. Department.

The relationships of the two organizations after the rearrangement of work proposed in this report will be made more clear by the following chart:



The work allocated in the C. N. and I. Department as defined above contemplates the establishment in that department of a four year course for the training of secondary teachers. To those completing such a course to the approval of the Superintendent of Public Instruction the degree B. S. in Ed. should be granted by the C. N. and I. Department. No arts or other Science degrees should be granted by the C. N. and I. Department. These degrees should be granted by the University upon the completion of appropriate curriculums.

Proper standards of work must be demanded by the state for all work done at state expense. The preparatory school shall receive the salary support indicated only on condition that all standards of a first grade high school be maintained, and that it pass inspection from time to time as having those standards. All classes attended by C. N. and I. students should welcome criticism by the C. N. and I. Department, as this Department is vitally interested in the instruction in these classes. The institutions must have a definite policy of prompt conformity with standards to which attention may be called.

We regret to report that our investigation of the relations of these two institutions reveals the lack of a spirit of cooperation and mutual helpfulness which seems to have broken out at times into a condition of hostility and narrowness. This committee is confident that the rec-

ommendations herein made are perfectly feasible, and if acted upon generously would result in the rapid growth and an expansion of the usefulness of both institutions. The bickering and jealousy of the past can not be allowed to continue. It is confidently hoped that the impartial and constructive suggestions of the committee will call forth a hearty response on the part of the officials of both institutions. Should this response on be lacking, the committee feels that a severing of all relations on the part of the state should be swift and complete.

T. HOWARD WINTERS,
JNO. J. RICHESON,
H. B. WILLIAMS,
Committee.

GROUND AND BUILDINGS.

We found that the grounds and buildings of the C. N. and I. Department in excellent shape, and the financial and business management of Superintendent Joiner and his Financial Clerk, all that could be desired. Wilberforce is a magnificent location for the School for Ohio's Colored Boys and Girls. The buildings have been well placed, and care has been taken to harmonize same, leaving healthy distances between each. It is well removed from outside influences which would mar the physical, moral and educational atmosphere, surrounding the student body. We were well satisfied with the splendid appearance of the student body as well as with the personnel of the teachers; all, with one exception, are colored, and as far as our opportunity to meet them went, we found them courteous, intelligent and eminent examples of what education will do, combined with application and conscientious work.

TRUSTEES.

The Board of Trustees are clearly divided into two antagonistic groups. Our examination of the Minutes of their meetings from 1887 to date discloses that this division has existed from the start. To better illustrate this, we have made extracts from the Minute Books which are also attached hereto.

The four University-appointed Trustees on our Board are all trustees of the University, which Board is composed of some hundred members from all corners of the United States. Fortunately, they have never appointed to our Board any man not a citizen of Ohio, but there is, seemingly, nothing in our law preventing it. Two, at least, of their appointees, are on the Executive Board of the University and one of them is the Bishop of the A. M. E. Church. We recite these facts simply to explain the dominant influence which has, so far, prevented proper development of our Normal and Industrial courses. The lack of harmony has been present since the creation of this Department, and has prevented Mr. Joiner, as well as our former superintendents, Gee and Shorter, from carrying out their proper duty.

Meetings of Trustees are imperfectly attended on the part of some of the men appointed by the Governor, the result being that in numerous instances, the University Trustees on the Board were in the majority. You will find the record of their attendance at meetings of the past two years as follows:

Record of attendance of C. N. & I. Board members from March 1, 1917, to June 5, 1919. U—University members. S—State members.

MARCH 1, 1917.

<i>Present.</i>		<i>Absent.</i>	
Galloway	S	Jones	U
Scarborough	U	Bundy	U
Hays	S	Jackson	U
Berry	S		
Crabbe	S		
Logan	S		

APRIL 3, 1917.

Galloway	S	Hays	S
Jones	U		
Gardner	S		
Jackson	U		
Scarborough	U		
Berry	S		
Bundy	U		

MAY 15, 1917.

Galloway	S
Jones	U
Hays	S
Berry	S
Beasom	S
Scarborough	U
Bundy	U
Jackson	U
Gardner	S

JUNE 21, 1917.

Galloway	S	Berry	S
Scarborough	U	Gardner	S
Hays	S		
Bundy	U		
Jackson	U		
Beasom	S		
Jones	U		

JULY 26, 1917.

Galloway	S	Berry	S
Jones	U	Gardner	S
Beasom	S		
Bundy	U		
Scarborough	U		
Jackson	U		
Hays	S		

NOVEMBER 1, 1917.

Galloway	S	Hays	S
Jones	U	Jackson	U
Scarborough	U	Bundy	U
Berry	S		
Beasom	S		
Gardner	S		

APRIL 12, 1918.

Galloway	S	Hays	S
Jones	U	Berry	S
Beasom	S	Bundy	U
Jackson	U		
Gardner	S		
Scarborough	U		

MAY 14, 1918.

<i>Present.</i>		<i>Absent.</i>	
Galloway	S	Hays	S
Jones	U	Jackson	U
Beasom	S	Bundy	U
Berry	S		
Gardner	S		

JUNE 19, 1918.

Galloway	S	Hays	S
Jones	U	Berry	S
Beasom	S	Gardner	S
Jackson	U		
Bundy	U		
Scarborough	U		

AUGUST 2, 1918.

Galloway	S	Berry	S
Jones	U	Jackson	U
Gardner	S		
Beasom	S		
Jackson	U		
Bundy	U		
Hays	S		
Scarborough	U		

JUNE 5, 1919.

Galloway	S	Berry	S
Jones	U	Resigned.	
Beasom	S	Gardner	S
Bundy	U		
Jackson	U		
Hays	S		
Scarborough	U		

HOSPITAL.

The hospital is small, very well equipped. The nurse in charge reports the health of the student body "Good". We would suggest that as our number of pupils increase, the next addition to this building be two larger wards, the present accommodations being unsuited for isolation, in event of an epidemic, and requires too many nurses, the rooms being for single patients.

GYMNASIUM.

The Gymnasium is practically completed. We found it as good as any of Ohio State's schools. It is a handsome, large building; will afford great opportunities for the building up of the physique of our students, and we hope will always be open on most liberal terms to the students of Wilberforce University.

CHAPEL.

The chapel or auditorium is used by both schools, and it was our good fortune to attend one of the daily brief services where some 700 boys and girls were assembled. It was well filled and we assume this building will need to be enlarged within a few years.

STUDENT ENROLLMENT.

Course Taken.	1916-17.	University Students Reg- istered in our Courses.	1917-18.	University Students Reg- istered in our Courses.	1918-19.	University Students Reg- istered in our Courses.	1919-20.	University Students Reg- istered in our Courses.
Elementary Teachers	46	36	31	44
H. H. Arts.....	17	25	24	15	30
Commercial Teachers	2	22	1	29	3	3
Carpentry Teachers.	3	2
Manual Training Teachers	1	6
Typewriting	3	9	4	21
Commercial Course.	29	51	64	120
Post Graduate	2
Academy (H. S.)...	86	68	52	55
Practice School ...	27	28	47	48
Primary School	14	12	17
Sewing	21	18	13	5	11	8	15
Millinery	4	3	1	7
Domestic Science ..	4	8	12
Cookery	65	7
Agriculture	1	13
Carpentry	2	4	1	7	2	2	4
Mech. Engineering..	2	4
Printing	1	10	1	10	2
Shoemaking	5	2	2	3	3	2
Machine Work	4	6
Blacksmithing	3	4	5	1	1
Auto Mechanics	11	27
Architecture	1	2
Nursing	2
Plumbing	1
	248	70	335	79	274	61	381
Summer School	100	110

Exten. School for Sewing.

NORMAL SCHOOL.

From the foregoing statement of students enrolled for the four years, we find the number in our normal school directly preparing for teachers to be as follows:

1916-1917	66; additional from University, 22
1917-1918	68; additional from University, 29
1918-1919	61; additional from University, 15
1919-1920	79; additional from University, —

We have only a two year course, each year being divided into three terms. The subjects taught in each term are, as follows:

Elementary Teachers' Course.

JUNIOR YEAR.

<i>First Term.</i>	<i>Second Term.</i>	<i>Third Term.</i>
Composition and Language.	Composition and Language.	Composition and Language.
History and Civics (methods).	History and Civics (pt. term) Prin. of Teaching (pt. term).	Principles of Teaching.
Biology (make up for those not presenting it from High School).	Biology.	Agriculture and School Gardening.
Educational Psychology.	Educational Psychology.	
Observation and Conference.	Observation and Conference.	Round Table on Teaching Problems.
Plan Making.	Plan Making.	
Teaching of Arithmetic (rev. of arith, 1st term).	Teaching of Arithmetic.	Teaching of Arithmetic.
Teaching of Geography (rev. of geo., 1st term).	Teaching of Geog. (pt. term). Red. and Literature (pa. term).	Method in Reading and Literature.
Physical Education.	Physical Education.	Physical Education.
Pub. School Music.	Pub. School Music.	Pub. School Music.
Drawing and Handwork.	Drawing and Handwork.	Drawing and Handwork.
Vocational work.	Vocational work.	Vocational work.

Elementary Teachers' Course.

SENIOR YEAR.

<i>First Term.</i>	<i>Second Term.</i>	<i>Third Term.</i>
School Organization.	Social Education.	
History of Education.	His. of Education (pt. term). San. and Hygiene (pt. term).	Sanitation and School Hygiene.
Theory and Practice Teaching.	Theory and Practice Teaching.	Theory and Practice Teaching.
Public School Music.	Public School Music.	Public School Music.
	Library Economy.	Library Economy.
Pub. School Drawing and Handwork.	Pub. School Drawing and Handwork.	Pub. School Drawing and Handwork.
Physical Education.	Physical Education.	Physical Education.
Vocational work.	Vocational work.	Vocational work.

We find that most of this instruction is given by instructors paid by the University and not by the State; that we have practically no super-

vision over either the instructors or instructors or instruction, our students being required to go over to the University's class-rooms, instead of their instructors coming over to our own class-rooms.

The salaries paid by the University are much too low to invite competent professors, and yet we believe the opportunity open to the colored teacher, being limited, may partly account for the University's low salary. This is unfair, these men should be paid a living wage, enabling them to keep up a proper appearance and a household that will dignify their positions. They do not have free house-rent, nor subsistence.

The following is the list of University's instructors, with subjects taught and salaries they are being paid:

Prof. D. W. Wood-				
ard: \$1320.00	Calculus	4 students	4 hours a week	
	Trigonometry	3 students	5 hours a week	
	Arithmetic and			
	Methods	36 students	3 hours a week	

Prof. Bruce H.				
Greene: \$1320.00	Chemistry I.	9 students	7 hours a week	
	Physics II.	4 students	6 hours a week	
	Food Chemistry	14 students	4 hours a week	
	Chemistry III.	1 student	8 hours a week	

Prof. George F.				
David: \$1000.00	Political Economy	50 students	4 hours a week	

Prof. Albert H.				
Beckham: \$1000.00	Journalism	5 students	5 hours a week	

Prof. George W.				
Henderson:				
\$1000.00	Greek I.	1 student	5 hours a week	
	Cicero	3 students	5 hours a week	
	Virgil	3 students	5 hours a week	

Prof. Amos J.				
White: \$1000.00	French I.	9 students	4 hours a week	
	French II.	3 students	3 hours a week	

The class-rooms at the University are very antiquated. They are not even semi-fireproof. The chemistry room is in a low ceiling basement, poorly lighted, insufficiently ventilated,—besides being short on up-to-date apparatus.

PRACTICE SCHOOL.

We find the number of children in the practice school and primary school, as follows:

	1916-1917	1917-1918	1918-1919	1919-1920
Practice School	27	28	47	48*
Primaries School (5th Grade and under)	0	14	12	17

Our committee find this too small a number to properly supply practice teaching for the 79 Normal pupils. Supt. Joiner informs us that the majority of our practice pupils are backward students; also that by furnishing transportation to and from Xenia our Normal students get some practice work in Xenia schools.

*4 in 6th Grade; 13 in 7th Grade; 31 in 8th Grade.

Our Committee have taken up with the Township Trustees the matter of transferring some fifty children from a neighboring school, all colored, now taught by two teachers, over to our practice school. This would help but slightly.

In justice to the C. N. and I. Department, the number of children in this Practice School should be increased, and we believe Wilberforce should be made the center of this state's activities as far as possible for all of our colored citizens. We find the children here have constantly before them the right kind of example.

We do not agree with the University appointed trustees in their contention that the Normal work should be done in their school, or that by our improving and enriching that course of instruction we are invading their territory. The colored boy or girl who attends this school should have the best instruction that can be furnished by the state, and having completed their course, should be as well entitled to a life certificate as are our graduates from our other State Normal Schools.

We recommend that this school be placed under the direction of the Superintendent of Public Instruction, — particularly the Academy (High School) and Normal courses.

INDUSTRIAL SCHOOL.

Repeatedly during our hearings of Trustees appointed by the University, as well as their instructors, criticism was offered of our industrial work. We find that there is much room for improvement here, and hope the newly appointed vocational instructor will be able to prevent some of this complaint. There has been clearly an influence at work, discouraging students from taking up industrial work. We wish to emphasize the wrong being done to these students by any propaganda, which causes them to select teaching, science or the ministry, as against their natural desire, on arriving at this institution. Salaries are smaller in these so-called higher professions and opportunities for work are more scarce. All work is honorable and no greater mistake could be made than to waste a good mechanic in making a poor minister. This is the only purely colored school that Ohio has teaching industries, and surely, the same percentage of colored boys will be required for all callings that is now required of our white boys. We recommend that the Trustees be authorized to furnish room rent free to all students, Citizens of Ohio, who take any industrial course.

The student enrollment given on a previous page, shows the number of students taking industries other than sewing, millinery, domestic science and cooking, as follows:

	1916-17	1917-18	1918-19	1919-20
C. N. & I. Dept.....	11	23	22	45
University	19	24	3	—

Of these, 2 in 1916-17, and 4 in 1917-18, were taking Mechanical Engineering; 1 in 1918-19, and 2 in 1919-20, were taking Architecture.

The addition of Auto-Mechanics in 1918-19 (11), 1919-20 (27) was the result of the Army training Detachment being there, and, in our opinion, should be continued. More students, however, should be encouraged to take the following industries, the total number graduating in such during the past five years being as follows:

1914-15 TO AND INCLUDING 1918-1919.

Agriculture	1	Plumbing	1
Blacksmithing	3	Printing	7
Manual Training	6	Shoemaking	8
Total	26		

Ohio has given this school a splendid Trades Building, where Blacksmithing, Auto Mechanics and Carpentry, can be done. They have given to it a splendid printing establishment, with large and small presses. The power plant is ample to run all departments, besides furnishing light and heat. The number of graduates as above, is itself a criticism, and should be corrected by our Trustees. The total number graduated during the same five years,

Cooking	65	Sewing	104
Millinery	38	Typewriting	3
Total	210		

We are informed that all state students are required to take an Industry, whether registered in an English, Commercial or other course. We are also reminded that there are twice as many girls attending this school as boys.

For the present year, 1919-1920, omitting the 37 soldiers sent to Wilberforce, for re-education, most of whom are, apparently, taking shoemaking with some elementary study, the C. N. and I. Department has 167 students, citizens of other states than Ohio, and 214 from within our own state.

CARNEGIE LIBRARY.

This Gift of Carnegie's is on the University grounds; it is commonly used by both schools; it is lighted and heated from our state plant, and the state pays the salary of the librarian. There is considerable complaint with regard to the lighting and heating, and our Trustees should see that this is attended to and proper correction made. All students are required to pay \$1.50 per term, as a library fee. This is held by the Secretary of the University, and we believe the recommendation made by our Auditor of State's Examiner, Mr. Hopp, is good, and that this fund should be placed in the bank at the beginning of the year, and be subject only to the draft of the librarian or library committee and a strict accountability of this money be made to the proper authorities. Our Librarian, Mr. L. F. Palmer, is paid by the state for eleven months per year \$1200. It appears that during Summer School he has been absent, the library then being in charge of the Dean of the University and some of his pupils. During such absences, a number of books have been lost. We believe a more perfect system of cataloguing should be instituted, and that during the librarian's absence, he should appoint and pay for the services of his appointee, some responsible man, who would guard the books better than they, seemingly, have been guarded.

You will note in the testimony, the librarian reports 100 books lost during the last Summer's School, while the Dean of the University testifies that but two were lost.

We would recommend further: That our Trustees require that this library shall be open until 9 P. M. each evening of the school year.

We recommend that the Trustees in naming all further buildings

erected with funds appropriated by this state shall select from the list of our honored and deceased Presidents of the United States or Governors of Ohio the name for each such building.

ORGANIC RELATIONSHIP OF THE C. N. AND I. DEPARTMENT TO
THE UNIVERSITY.

Sec. 7986 G. C., both inclusive, under the subtitle of WILBERFORCE UNIVERSITY, in the Chapter of TITLE V, relating to Colleges and Universities:

Our committee at each hearing has been confronted with the claim made by the University officials and their appointed Trustees of our Board that there is but one school here, and that the President of the University is the head of the entire school; that there were conditions that they had to agree to before they were granted the state aid in the matter of giving them this department.

The following quotations from an address to the Trustees of the C. N. and I. Department which was found in their records, was made by President Scarborough of the University, Ex-Officio member of our Board. "I wish to say plainly to the Board, it is in full accord with my best belief and knowledge, that the faults here complained of, primarily, lie with this Board, in part, or in whole. They grow out of the disorganization and demoralizing attitudes and acts of this Board and some of its members; and therefore, it is to this source that our ills are traceable."—"There is a fundamental organic relation between the University and the C. N. and I. Department, that no action of this Board can destroy, and that the University cannot afford to have destroyed. — The University memorialized the legislature with petitions signed by over 1100 of the best citizens of the State of Ohio, among whom were the Hon. John S. Sherman, Calvin S. Brice, J. B. Foraker, Wm. McKinley, Asa S. Bushnell, and other equally worthy and honorable, for financial aid. The General Assembly, almost to a man, recognized the merit of the institution, sympathized with its work, expressed their belief that it was worthy of help and proceeded to afford that help by legislative enactment. The question of constitutionality was raised, but still, being willing to help, on March 19th, 1887, the Bill creating the Normal and Industrial Department at Wilberforce University became a law. The Preamble to this bill, sets forth distinctly that it was an act to aid in the establishment and maintenance of a combined Normal and Industrial Department at Wilberforce. To aid whom, or what? Plainly, Wilberforce University. The plain implication here is, that Wilberforce University and the State of Ohio were establishing this department and were jointly concerned in it. The statute provides that the State of Ohio furnish money for the support of the department also three of its Trustees. In consideration of these facts, the act provides that the University should agree, by formal, action, to furnish the use of its grounds, libraries, museum, teachers and buildings, also three of the trustees; and that these six trustees should administer the affairs of the department. Thus was moored the C. N. and I. Department upon the foundation and in the bosom of Wilberforce University. It was in this way, and by these means that the General Assembly determined to aid the University financially. The only pay that Ohio expected was that which would come to her through the increased ability and usefulness of her rising generation of negro citizens and the satisfaction that she was aiding a worthy enterprise of the state which was serving the people. The state did not

dream of gaining an independent institution, nor a separate one, because she had plenty of them, and was too big and rich to rob the poor race of its only monument in the North. She simply meant to aid. It must be clear to any mind, from the statutory arrangement, that C. N. and I. Department is a part of Wilberforce University as a school organism, and was designed to aid the University in her already-begun work, also that the S. N. and I. Trustees are under correlative responsibility to these contracting parties, and are morally bound to keep in mind the original spirit and purpose which gave birth to this department and, therefore, can not ignore the interest of either contracting party. — This fact was further attested by the direct attention of this Board when it felt the need of a superintendent of industries as provided by law, for in the Book of Rules describing the duties of the superintendent and providing for the election of the same, the Board said: "The President of the University by virtue of his office shall act under the direction of the Board." It will thus be seen that for nine years, this Board interpreted the relationship of Wilberforce University, and The C. N. and I. Department to be as herein contended. The department itself testifying with me that those who think this department to be independent are in error, however well be their meaning. The proof of this fact stops not here. It is a notorious and overwhelming fact in proceeding to carry out the purposes of the creating act, the unity of the work was so keenly felt that all the work of this department was grouped in the University work, and allied to it so completely that the Normal course as hitherto carried on by the college throughout its history, was simply allowed to drift into this department by sufferance, and the Normal teachers transferred to this department without formality, and the rest of the work done, in all the Normal course was left in the hands of the college and has always been done by it. This transition took place so easily, out of the consideration of unity, that nobody knows when it was done. Not only was the work allied, but the student body blended in all particulars, and made one University life with a common fellowship and a completeness that made good work possible. We have become demoralized as much from this attempted transaction as from anything else, and the longer it is persisted in, the greater will be the demoralization. It was a strategic move, but not a scholastic one. It is disorganizing in the extreme. —

* * * * *

It is to be noted, however, that in spite of the fact that no change was made affecting the relationship, two sad things greatly disorganizing and demoralizing, took place in pursuance to the amendment of 1896: The first was the erroneous notion that obtained, already referred to in this paper and discussed, which led some to believe that the organic relation ship of the department to the University had been abolished. * *

* * * * *

The second sad happening which has been a fruitful source of disorganization and demoralization in our school government is in the error attending the election of a superintendent of this department coupled with the erroneous conception of the administrative power of that superintendent.

* * * * *

Furthermore, the superintendent so erroneously elected, as well as a few members of the Board, construed his office to carry with it administrative functions, and powers inhered in the presidency of the Univer-

sity. Members of this Board, acting under this erroneous assumption, urged teachers to pay no attention to the President, in matters pertaining to such school administration, but that they should report all things to the Superintendent. Some of them proceeded to do so, and this fact gave rise to a wholesale demoralization in discipline. * * * * Urged by members of the Board and advised that he was correct, and teachers being advised in the same way, many conflicts resulted. This anomalous condition, demanding recognition for itself in the operation of University life so threatened the stability of its foundation that the President of the University did not dare sanction it, and uncompromisingly stood out against it, and also must continue to stand at any cost; not because it is pleasant to him, nor because he wishes to be offensive, but because duty demands it. This attempt at setting up two exclusive heads of equal rank in the administration of our school government is absolutely impracticable and cannot be accomplished. It can only be a perpetual source of demoralization that ought to be destroyed immediately. * * * * It can easily be seen that the President of the University refusing to acknowledge the department as independent or separate in school administration, basing his argument upon a reasonable construction of the organic law, the spirit and purpose of the state of Ohio in giving us the department, the unity of the student life, the inter-dependence of the work, the necessary correlation of the forces of the school center, * * * * *

However great the department of the colleges and Universities may be, however numerous, however contiguous or isolated, I find in my extended investigation, no exception to the rule that the president was the recognized head of the school government.

On the other side of this contention, we found all of the trustees appointed by the Governor, and they were backed by the Opinion rendered November 30th, 1903 by Attorney General John N. Sheets. Attorney General's Report, 1904-5, page 227.

OPINION

To Rev. James Poindexter.

Dear Sir:—In accordance with your request for an Opinion, as to the relative powers and rights of the Board of Trustees of the Combined Normal and Industrial Department of Wilberforce University, I beg to state that each of the nine trustees has the same right, authority and power, as each of the other eight, and no more. It must be borne in mind that this department is separate, distinct, and independent from Wilberforce University. The statute makes it so, and, indeed, were it not for this provision of the statute, the act providing for state aid to this department of Wilberforce University would be unconstitutional. The constitution of Ohio expressly prohibits any state aid to any sectarian institution. Wilberforce University, as I understand it, is a denominational college, under the control of the A. M. E. Church. That being the case, as already stated, the the state could not in any manner give financial aid to Wilberforce University. This normal department is separate, distinct and independent from the university, and must be so managed, in order to carry out the provisions of the law.

Very truly,

J. M. SHEETS,
Attorney General.

November 30, 1903.

Sixteen years have elapsed since this Opinion was given, and the contention is worse than ever. If it did not interfere with the proper functioning of this school, retarding and preventing the colored youth of this state and other states obtaining here the education they are entitled to, we would simply recommend the removal of the present university appointed trustees, by asking that you prefer such request of the University. But it goes beyond them, and permeates down through the Bishop, Elders and Ministers of the A. M. E. Church to the very people who should come to this school in the future: We, therefore, presented the matter to Attorney General John G. Price, and his Opinion dated September 30th, 1919, upholds the Opinion of Attorney General J. M. Sheets:

To Honorable Thomas M. Norris.

Dear sir:—Acknowledgment is made of your request for the opinion of this department as follows:

“The committee appointed under the above resolution to investigate and report on the Combined Normal and Industrial Department at Wilberforce, had its first meeting at the institution the 18th, 19th and 20th of August. Practically all of the University Trustees, as well as the Trustees of the Combined Normal and Industrial Departments were given hearings, and these hearings show that the cause of dispute between these two institutions result through there being two institutions there apparently instead of one. Bishop Jones states that there was a compact whereby this department was given as aid to the University, and that the president of the University is really president also of the Normal School. Our students are enrolled through the University, in fact the students outside of the state attending the state school in most cases pay their tuition fees direct to the University, only part of same coming to the state funds. Bishop Jones has said that the agreement with regard to giving them the Normal School was through Messrs. Nash, McKinley, Foraker, and others. He was unable, however, to give any documentary support to this, and I am going to ask you to inform the Committee as to the status of the C. N. and I. Department of Wilberforce University. Mr. Sheets, when he was Attorney General, rendered an opinion that it was separate and distinct from the University, under date of November 30th, 1903, and we would value it, and in fact will need, before we can arrive at our report under the resolution above referred to, your opinion as to this. Our next meeting will be September 30th, and October 1st, and if you could send me an opinion to take to that meeting, it will be keenly appreciated.

“The first building that the state erected, O'Neill Hall, is situated on land owned by the University. This is the only building that is so situated. There may have been some agreement at that time. It would seem to the Committee that there must have been some agreement whereby this land was used which would have provided for our continuous use of it, but I am firmly of the opinion that the aid to the University intended by this department of Normal and Industrial work was simply the building up for the colored people a great institution at the one point, Wilberforce, and could not have implied what the A. M. E. Church officials insist is their

understanding that the State Institution was never to have a separate head, or to aparallel any of the instruction taught in the University."

It is noted that your inquiry may be stated generally to be as to the status of the Combined Normal and Industrial Department at Wilberforce University. You also state that the dispute between the department and the university 'results through there being two institutions there apparently, instead of one', and that it is claimed that there was "a compact whereby this department was given as an aid to the University and thata the president of the University is really also president of the Normal School." It is further noted that the source of this claim is stated to be: "Bishop Jones has said that the agreement with regard to giving them the Normal School was through Messrs. Nash, McKinley, Foraker and others", and you ask this department "To inform the Committee as to the status of the C. N. and I. Department of Wilberforce University."

Your opinion is also noted.

"That the aid to the University intended by this department * * * * was simply the building up for the colored people a great institution at the one point, Wilberforce, and could not have implied what the * * * * church officials insist is their understanding that the state institution was never to have a separate head, or to parallel any of the instruction taught in the University."

Sections 7975 to 7986 G. C., both inclusive, under the sub-title of "Wilberforce University," in the chapter of Title 5 relating to colleges and universities, are pertinent to your inquiry.

Section 7975 provides:

"A combined normal and industrial department shall be established and maintained at Wilberforce in Greene County, Ohio."

Section 7976 provides for the creation of the board of trustees, five members of which shall be appointed by the Governor by and with the consent of the senate, and three members to be chosen by the trustees of the University. It also provides that the president of the University "shall be ex-officio a member of the board." To this board this section plainly commits the government of the department in this language:

"The government of such department shall be vested in a board of nine trustees to be known as 'the board of trustees of the combined normal and industrial department of Wilberforce University'."

The powers and duties of the board of trustees are clearly stated in section 7981, which in part is:

"The board of trustees shall take, keep and maintain *exclusive authority* * * * and control over the operations and conduct of such normal and industrial department * *. The board shall determine the branches of industry to be pursued, purchased through a suitable and disinterested agent, the necessary means and appliances, select a superintendent FOR THE INDUSTRIAL BRANCH OF THE DEPARTMENT, FIX HIS SALARY and prescribe his duties and authority. The expenditures of all moneys * * * shall be

made *only* under such regulations and for such specific purposes * * * as the board of trustees of such department establish. No money appropriated by the state shall be used for any purpose not in direct furtherance and promotion of the objects of the department."

Section 7982 in part provides:

"No sectarian influence, direction or interference in the management or conduct in the affairs or education of such department shall be permitted by its board."

Section 7986 provides in part:

"All revenue arising from tuition * * * or otherwise, under the aforesaid department, shall be applied by its board of trustees to defray its expenses, or to increase its efficiency, a strict account of which shall be kept by the department board, and accompany the report to the governor."

With reference to any informal understanding or agreement entered into, as stated to your committee, but concerning which you say no "documentary support" was given, you are advised that the law relating to such departments is the sole source of the power and authority of the trustees of the board and of the University in this matter.

The statutes relating to the Combined Normal and Industrial Department of Wilberforce University very clearly and definitely place its government and control in the board of trustees, as provided in sections 7976 and 7981 G. C. (supra). As to the application and accounting for revenue arising from tuition, section 7986 needs no explanation and no further comment is, therefore made on this feature of your inquiry.

You are therefore advised that exclusive authority, direction and control over the operation and conduct of the Normal and Industrial Department of Wilberforce University is vested in the board of trustees of such department of selected under section 7976. The opinion of the former Attorney General, to which you refer (Opinions Attorney General 1904-1905, p. 227) is not in conflict with the conclusion here reached and a copy of that opinion is herewith enclosed.

Respectfully,
(Signed) JOHN G. PRICE,
Attorney General.

Dr. W. A. Galloway, President of our Board of Trustees, and who in point of service is the oldest member of the Board, at our request has written the following letter setting forth his views on the proper relationship of the C. N. and I. Department with the University.

September 18, 1919.

Hon. Lee A. Beaty,
Cincinnati, Ohio.

Dear Mr. Beaty:

I have the honor to submit at your request, the following views in re the Wilberforce University — C. N. and I. Department — situation now under consideration by your committee.

I. (a) That the law governing the C. N. and I. Board, be re-drafted and be so specific that no doubt of its meaning and directions may be held at any time, and no dual interpretation of any clauses be possible.

(b) That all trustees be appointed by the Governor and subject to his removal, under the usual conditions, applicable to State Board members.

(c) That the ground east of the ravine embracing all land on which O'Neill Hall stands be purchased; also such land as the approaches to, location of and drainage from the sewage disposal plant (see note).

(d) That the name of the C. N. and I. Department at Wilberforce University be changed, in honor of the military service of the colored soldiers and sailors of Ohio to "MEMORIAL NORMAL AND INDUSTRIAL COLLEGE".

(e) That the board of trustees be empowered to create such official position as a school organization as are usual in state sustained colleges and universities, and shall be empowered to give Certificate and Diplomas, and also to confer degrees, whether for completed scholarship or *causa honoris*. (Note.)

(Note) O'Neill Hall is located on ground owned by Wilberforce University; at the time of its erection, the state did not own any land. The sewage disposal beds are on land owned by the university. The ravine which passes near O'Neill Hall has its location on the east side of a large spring, which formerly furnished water supply for the University and the C. N. and I. Department, a part of the C. N. and I. Department storm sewer system enters into this ravine; also our sewer pipe system, and the extra drainage of the disposal plant passes through this ravine to Wilberforce University land. The use of this land for all purposes of the educational combination, as established by the laws under which it is operated since 1887 was ceded to the state. The sewage line of Wilberforce University taps the C. N. and I Department line and empties into and is cared for by the C. N. and I. Department disposal plant. Water used by the University building and its laboratories and all fire plug waters are supplied by the C. N. and I. Department central power plant. The water supply now is from driven wells on the C. N. and I. Department plant at the side of the power plant; but formerly was obtained from the spring in the ravine above named.

If the property and other interests involved, should be considered by the committee too complex for separation, either at once, or gradually, with a view of the future operation of two separate schools on contiguous campus, several alternatives suggest themselves for consideration.

II. A, B, D and E and the purchase of Wilberforce University plant, making it an all-state university.

III. A, B, C, D and E, adding the teachers' and necessary additional funds to carry on the curriculum advised in the attached recommendations of the Teachers' Committee on Curriculum, and covering Normal, Commercial, Vocations, Agricultural and Academic courses, standardized at all times to the requirements of the Ohio State Department of Public Instruction, in all courses offered by the school. The recommendation that this faculty assistance be offered, when practical, in the judgment of the C. N. and I. Department Board of Trustees, to the University for a period of four years, while it readjusts its work and endowments, then to cease; also to extend to the University for the same period, such material facilities as shall not interfere with the effi-

cient operation of the C. N. and I. Department, and its conformity to the accounting systems under which it operates.

IV. A, B, C, D and E: The President of the University remaining as now, *effi-officia* a member of the Board, but without vote, the Board of Trustees being empowered, if being deemed advisable by it to co-operate with the University on a tuition and facilities basis noted in V.

V. With the Board of Trustees created as in the late law vetoed by the Governor, but all appointed by him, provision being made for payment of tuition per semester, per student in the inter-change of students for instruction, as between the University and the C. & I. Department and an equitable financial compensation for all inter-changed materials and facilities.

I hope your committee may emphasize, if it so views it, the duty the state-sustained school owes to the High School graduates of its own state. The great need and opportunity for its doing extension work, such as was done by this school at Harveysburg and other points, among adults and home-kept youth, and this further point applying to all state-sustained schools. That school and social conditions be not permitted to grow so prohibitive on personal cost of living, that less financially favored students cannot afford to attend. It is notable that many of our greatest men and women come up from this class. The theory of state educational aid should be better adapted than it now is to serve students from this class. The writer views with regret the opposite tendency in such schools. If the state furnishes buildings, facilities and faculties, the social and scholastic status following, should not be permitted to grow so expensive that a financially limited student cannot avail himself of these modalities, and at the same time retain his self-respect in school life and atmosphere surrounding him.

Under present conditions at Wilberforce, which are the final culmination of a long trial of a Board dual in appointment, and with dual views of educational function in two school systems trying to operate as a unit. The above suggestions outline all the feasible plans apparent at this time.

Very truly yours,
(Signed) W. A. GALLOWAY,
President C. N. & I. Dept. Board.

OUR FINDINGS.

This state can afford to be generous with all institutions of learning — schools, colleges, universities, all being great factors in making for better citizenship. They are the very foundation of our civilization and the bulwark of our democracy.

The hard work done by the founders of Wilberforce University and the many sacrifices the support of that institution have required of the A. M. E. Church during the nearly sixty years since its beginning has enshrined Wilberforce in the hearts of their people, and that their work has been as well done as limited means permitted, shows to-day.

The University owns at Wilberforce about fifty (50) acres of land. Their present indebtedness, outside of an \$18,000 mortgage consists of notes given for past due salaries. They have fourteen instructors, salaries ranging from \$800 to \$1400 per annum. Their two professors of

Theology, being paid \$1520 and \$1500 respectively. Their president's salary is \$1800. Ohio is largely using these instructors for the instruction of our Normal School and Academy (H. S.) pupils. For this work we have been paying \$5,000 per annum, and giving the University all tuition fees collected from elementary Normal pupils (\$12.50) per term; household arts pupils (\$12.50 per term); and from pupils of Practice School (\$9.50 per term), and half of the fee which is collected from Vocational Training pupils (\$9.50 per term); Laboratory pupils \$14.50 per term); and for Diploma five dollars. The total of these fees paid to the University in the year 1918 and 1919 amounted to \$1523.50, making our cash contribution that year towards their salaries and expenses \$6523.50.

The University, it is true, have the use of our Chapel, Gymnasium, Industrial Classes and Building, occupy some of our Dormitory space. The state furnishes them some light and heat, all water; have built the common sewage disposal plant, but at the same time this committee wishes to state, we are using some of their ground, particularly that on which O'Neill Hall is built. Our librarian occupies their library.

We cannot feel that the University instructors are paid enough salary to furnish proper training for our students. We believe such instructors should be directly employed by our superintendent and board of trustees, being paid for such number of hours daily service rendered to the state, through our own pay roll, and such instructors should be amenable to such rules as our board exacts. We further believe the University should be paid by action of our own trustees, for such other service as they render the State School, including rent for such of their class-rooms we may use, and such ground as we occupy, and which a proper survey would show the University owns. From this should be deducted whatever is due this state for services rendered to the University for rent of our buildings, and this net charge should be fairly arrived at, and be paid by proper voucher by the Superintendent of the C. N. and I. Department being included in the Budget of that school in detail, so that our State Auditor may, as required by law, have proper detail at all times of the money spent. Students should be enrolled and pay tuition fees, where necessary, to our own school and not to the University.

The C. N. and I. Department should not undertake the teaching of architecture, civil, mechanical, electrical engineering; confer degrees except B. S. in Ed.; or accept students for post-graduate work. The function of this school being to fit colored boys and girls: First, to be expert in the various trades; second, to be teachers in Public Schools, Secondary and High. Such pupils having fully completed their required courses and obtained the necessary credits as laid down in rules established by our Trustees, should be granted a diploma certifying their qualifications.

In presenting this Report to Your Excellency, we have submitted all information obtained, and we recommend that the sections of the General Code relating to this Institution be amended, as follows:

Sec. 7975. A * * * Normal and *Vocational College* shall be established and maintained at Wilberforce, * * * Ohio, * * * to be known as the *Wilberforce State Normal and Vocational College*.

Sec. 7976. The government of such * * * college shall be vested in a board of *seven trustees* to be known as "the board of trustees of the * * * *Wilberforce State Normal and Vocational College*." The members

of such board shall be appointed by the governor, by and with the consent of the senate. * * * The governor shall appoint *two members to serve one year, two to serve two years, three to serve three years, and as their respective terms expire they or their successors shall be appointed to serve for terms of five years each.* Such appointments shall be made during the session of the senate next preceding the beginning of such term.

Sec. 7978. In case of a vacancy in * * * the board * * * occurs from death, resignation or other cause, *the governor shall fill such vacancy. The appointee to fill the unexpired term caused by such vacancy and such appointee to serve until confirmed by the senate.*

Sec. 7980. The board of trustees so created shall meet in regular session at the *College* twice a year. The first meeting shall be on the third Thursday in June, and the second on the first Thursday in November of each year. Other meetings may be held at such places and times as a majority of the board determine. The trustees shall receive no compensation, but shall be reimbursed their traveling and other reasonable and necessary expenses out of appropriations under this subdivision of this chapter.

Sec. 7981. The board of trustees shall take, keep and maintain exclusive authority, direction, supervision and control over the operations and conduct of such Normal and *Vocational College*, so as to assure for it the best attainable results with the aid secured it from the state. The board shall determine the branches of industry to be pursued, purchase through a suitable and disinterested agent, the necessary means and appliances, select a *president* for the said Normal and *Vocational College*, fix his salary and prescribe his duties and authority. The expenditures of all moneys appropriated for carrying out the purposes and provisions of this subdivision of this chapter, shall be made only under such regulations and for such specific purposes not therein provided for, as the board of trustees of such *college* establish. No money appropriated by the state shall be used for any purpose not in direct furtherance and promotion of the objects of this *college*.

Sec. 7983. The *president* of such *college* shall give to the state a bond to be approved by the attorney general in the sum of *five* thousand dollars conditioned that he shall faithfully discharge his duties and account for any money coming into his hands from the state.

Sec. 7984. Annually, on or before the first day of December the board of trustees shall cause their report to be made to the governor of the condition, progress and results of such *college*, with an estimate of what appropriation shall be required to secure the objects of this subdivision of this chapter.

Sec. 7985. Each senator and representative of the general assembly of the state may designate one or more youth resident of his district who shall be entitled to attend such normal and *vocational college* free of *tuition*, and in the event such youth elects to take a *vocational course* then such youth in addition to free *tuition* shall also receive free room rent in the dormitories of said *college*.

Section 2. That said original sections 7975, 7976, 7977, 7978, 7979, 7980, 7981, 7982, 7983, 8984 and 7985 of the General Code be and the same are hereby repealed.

The Resolutions under which this committee was appointed require that we file with you, Governor, our findings and recommendation; that

you may transmit the same to the General Assembly, with such recommendations and suggestions as you may desire to make for its consideration and action.

With assurances of our hearty co-operation, we respectfully submit this report.

(Signed) ROBERT J. O'BRIEN,
Chairman.

T. M. NORRIS,
Secretary.

D. A. LIGGITT,
R. M. BILLINGSLEA,
A. LEE BEATY,
W. B. BRYSON.

INDEX TO SENATE JOURNAL.

(1271)

ORDER OF INDEX.

	PAGE
I. Senate Bills	1274
II. House Bills	1356
III. Senate Joint Resolutions.....	1474
IV. House Joint Resolutions.....	1484
V. Senate Resolutions	1496
VI. Personal Index of Senators.....	1503
VII. Sections of General Code, Affected by Senate Bills Introduced.....	1514
VIII. Subject Matter of Bills.....	1518
IX. Subject Matter of Senate Resolutions, Senate Joint Resolutions and House Joint Resolutions.....	1546
X. Miscellaneous Index	1553

SENATE BILLS.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
2	Mr. Jones. To amend section 4, and to re-enact section 6, of an act entitled "An Act to provide for the appointment of a commission to carry out the recommendations made by the committee under House Joint Resolutions No. 11 of the General Assembly, viz., to purchase a site and erect thereon a proper building to be used as a home for future governors of the state, and to provide by appropriation the necessary funds therefor.....	29	36	63	72	104
2	Mr. Kryder. To amend section 12600-65 of the General Code, (as amended 102 O. L., pp. 630, 631) relative to the installation of sanitary closets or urinals	29	36	157	186
3	Mr. Liggitt. To amend section 486-10 of the General Code, relative to the eligibility of honorably discharged soldiers for positions in the classified service	29	36	217	246	1070
4	Mr. Miller. To prohibit the liquor traffic and to provide for the enforcement of such prohibition.....	29	36
5	Mr. Miller. To provide for the appointment of a commissioner and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation.....	29	36
6	Mr. Liggitt. To amend section 3008 of the General Code, relating to the fees of jurors.....	36	41	44	44

SENATE BILLS.

[illegible]

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
7	Mr. Whittemore. To amend the act relating to the use of state armories..	36	41	122	134	122 134 226
8	Mr. O'Brien. To require husband and wife to join in the execution mortgages, etc., given upon personal household property owned by either or both of them.....	40	43	72	158
9	Mr. Davis. To supplement section 1286 of the General Code by adding section 1286-1, providing that the practice of Christian Science shall not be considered the practice of medicine.	40	43	80	99
10	Mr. Sparker. To amend sections 10185 and 10186 of the General Code, which provide for the extension of cooperative trade associations to milk companies	40	43
11	Mr. Demuth. To regulate the selling, offering or exposing for sale of agricultural seeds, and to repeal sections 5805-1 to 5805-12 inclusive of the General Code	40	43	122 163	185	122-3-4 163 185
12	Mr. Archer. To amend section 11273 of the General Code, relating to venue of actions	40	44	78	90	226
13	Mr. Whittemore. To establish a municipal court in and for the city of Akron and to repeal an act entitled "An act to establish a police court in the city of Akron, Summit county, Ohio," passed May 10, 1910, and all acts amendatory thereof.....	40	44	78	90	405 411

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
122 211 226	134	211	258 262	341	3/27/19 vetoed
50, 148 157	72	148	194-203	3/7/19 Ap- proved
99, 100
.....
124 163	185	261	320 333	4/4/19 Ap- proved
211-218 226	90	211-218	258 262	3/29/19 10- day limit
411	91	405 411	753 754	6/6/19 Ap- proved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
14	Mr. Sparks. To provide for the creating of a hotel department in the state of Ohio relating to restaurants, hotels and rooming houses, defining such places and providing for license fees to be collected and turned over to the state, and further providing and empowering the commissioner to make rules and regulations for safety and sanitary conditions in such places.....	43	49	138 250	285	138 250 251 252 270 271 285 286 436
15	Mr. Kryder. To amend sections 1352, 6259 and 6262, to add supplementary section 1236-6 and to repeal sections 6257 and 6258 of the General Code, relative to classification and inspection of hospitals	43	49	151	169
16	Mr. Lloyd. To amend sections 9518 and 9519 of the General Code, relative to the investment of the capital and surplus of insurance companies.....	43	49
17	Mr. Lloyd. To amend sections 1322-1 and 11444 of the General Code and to supplement section 1331 of the General Code by adding thereto section 1331-1.	43	49	217	246	217
18	Mr. Snyder. To establish a state non-medical practice	43	49	166	194	1667
19	Mr. Mettler. To amend section 614-63 of the General Code, providing for physical connection between different telephone systems, the joint use of telephone equipment and interchange of service	43	50

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
20	Mr. Lloyd. To amend sections 9510, 9568 and 9569 of the General Code, relative to the deposit required of certain insurance companies.....	43	50
21	Mr. Ake. To amend sections 3817, 3852, 3859, 3863, 3865, 3870-2, 3893 and 3906, and to repeal sections 3892 and 3905 of the General Code, relating to the collection of special assessments..	49	66	108	129
22	Mr. Holl. To amend sections 4743, 4744-2, 4744-3, 4744-5, 7655-7, 7706, 7706-1, 7706-2, 7706-4, 7747 and 7811 and to repeal sections 4738, 4739, 4740, 4741, 4742 and 7706-3 of the General Code, relative to abolishing the position of county district superintendent and providing for the position of assistant county superintendent of schools	22	66
23	Mr. Archer. To amend section 6919 Ohio Laws, volume 107, pages 98-99, relative to assessments of lands for road improvement purposes.....	23	66
24	Mr. Lloyd. To regulate the sale and carrying of concealed weapons.....	24	66	253	383	253 254-255 383
25	Mr. Archer. To authorize the appointment of Soldiers' Memorial Commission to erect a tablet in memory of the "Andrews" Raiders, led by Captain James J. Andrews in the civil war....	25	66	71	82
26	Mr. White. Relating to the carrying and displaying of certain flags.....	26	66	138	153	153
27	Mr. Davis. To amend section 9150 and 9151 of the General Code, relating to fees for issuing commissions, and certified copies thereof, to railroad policemen	65	66	357	403

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
699							
129							
271							
346							
362							
383							
616							
83				149	182-183	2/28/19 Ap- proved	
153				269	320 334	4/4/19 Ap- proved	
66	403						

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
28	Mr. Davis. To amend section 12556 of the General Code, requiring railroads to employ full crews for through freight trains and light engines, and the penalty for violation thereof.....	65	69	394	465
29	Mr. Snyder. To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio	65	69
30	Mr. Jones. An act to amend section 11497 of the General Code, relative to the taking of evidence of an adverse party in any pending case.....	71	78	255
31	Mr. Davis. To create the department of state police and to define its powers and duties	71	78
32	Mr. Berry. To amend section 12970 of the General Code, relative to the abandonment of wife or child.....	71	78	103	129	103-129
33	Mr. Miller. To supplement section 12542 of the General Code by the enactment of section 12542-1, requiring vehicles to come to a full stop before crossing railroad tracks at grade crossings	71	78	297	380	297 380
34	Mr. Miller. To amend section 4295 of the General Code, relating to deposits of public moneys, coming into the hands of the treasurer of a municipal corporation, and to security to be furnished by municipal depositaries, by providing for the investment of certain moneys	80	85	278	373	278-9 373

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
441 449	465				654 741 751	6/9/19 10-day limit	
271							
120	129						
342 361		380					
281 330 340 352 373	373						

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
35	Mr. Jones, of Franklin. To supplement section 7681 of the General Code by the enactment of section 7681-1, requiring the parent or guardian of a child to present copy of certificate of date of birth of such child when it enters school in any city school district.	80	85	324	361 385	324 325 385
36	Mr. White. To amend section 5777, 5778 and 5784 of the General Code, relating to the ninth United States pharmacopoeia, and the fourth edition of the National Formulary.....	80	85	127	140	200
37	Mr. Sparks. To amend section 5078 of the General Code, relating to allowing a friend to mark the ballots of electors who are physically incapacitated	95	98	184	201	184
38	Mr. Sparks. To amend section 8622 of the General Code, relating to perpetuities and entailed estates.....	95	98
39	Mr. Parrett. To make appropriations to compensate Charles A. Reid and Fred Green for legal services rendered to the special joint taxation committee of the eighty-second General Assembly	95	95	127	158	158
40	Mr. White. To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or in any political subdivision thereof, or by contractors or sub-contractors in behalf of the state or any political subdivision thereof, and penalties for violation of the same....	95	98	151	167

SENATE BILLS—Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
396 403	386	404	396 403				
189-200	140			189	212-214	3/13/19 Ap- proved	
	201						
95-158	158						
167							

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
41	Mr. Busbey. To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-32, 3373, 6912 and 6936 of the General Code, and to enact supplemental sections 1181-1, 1182, 1195-1, 1212-1 and 7181-1 of the General Code relating to a system of highway laws for the state of Ohio, and to enact certain further supplemental provisions relating to the highways of the state.....	95	98
42	Mr. Patterson. To authorize the superintendent of public works, subject to the approval of the governor and attorney general, to sell to Norfolk and Western Railway Company certain state lands in the counties of Ross, Pike and Scioto, Ohio, and to authorize the cancellation of existing leases to Norfolk and Western Railway Company	98	103	244
43	Mr. Whittemore. To amend section 7620 of the General Code, relating to the powers and duties of boards of education	106	117	216	232
44	Mr. White. To further supplement sections 7823 and 7807 and to supplement section 7831 by the enactment of supplemental sections 7823-2, 7807-9 and 7831-1 of the General Code, to provide for the certification of teachers of classes supported with federal aid under supervision of the state board of education.....	106	117	194	227

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
268-284							
.....	232		446	617 626	5/7/19 Ap- proved	
207	227		699	739 750	6/5/19 Ap- proved

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
45	Mr. Parrett. To codify the Fish and Game laws of Ohio, and to repeal sections 1390 to 1465 and sections 485, 12521, 12523, 5831-1, 5831-2, 5831-3....	110	117	297	374	297-320 374 375 695, 696
46	Mr. Ake. To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities	117	121
47	Mr. Davis. To authorize the formation and reorganization of corporations with common stock without par value	117	121	358	406	358 359 360 406 446
48	Mr. Whittemore. Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College to establish and conduct extension departments for the training of teachers	117	121	164	185	164 185
49	Mr. Parrett. To supplement section 12512 of the General Code by the enactment of section 12512-1 to make it unlawful to tamper with fire hydrants, pipes, mains, meters and other water works property.....	121	127	281	330

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
320 343 362 375 376 508 524 552 676 695 800	377		508	734 753 754	6/5/19 Ap- proved
406 412 654 661 672	446	412 446	437 570	618 626 795 802	5/29/19 Ap- proved
.....	185
.....	330		542	617 626	5/7/19 Ap- proved	

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
50	Mr. Sparks. To amend sections 1041, 1045, 1047, 1048, 1053, 1056, 1058-1, 1058-3, 1858-4 and 1058-9, of the General Code, providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others...	126	133
51	Mr. Liggitt. To amend section 2732 of the General Code, by extending the list of securities which may be accepted by county commissioners for funds deposited	126	133
52	Mr. Lloyd. To amend section 13080 of the General Code, and to define the terms "delivery" and "receipt" as the same are applied to commodities and securities.....	126	133	255	284
53	Mr. Davis. To amend sections 8698 and 8699 of the General Code, relating to increase of capital stock of corporations	127	133	358	407
54	Mr. Davis. To amend section 8625 of the General Code, relating to articles of incorporation.....	127	133	358	407
55	Mr. Stone. To supplement section 9485 by the addition of supplemental sections 9485-1 and 9485-2 of the General Code, to provide for the further regulation of fraternal benefit societies	133	137	391	486	391 392 393 486 612
56	Mr. Jones, of Franklin. To amend section 8593 of the General Code providing for the forfeiture of real property for waste committed or suffered by the life tenant and the owner of other estates therein.....	133	137	166	195

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
372	284						
276							
	407						
	407						
441	486			612	740	6/9/19 10-day	
467					750	limit	
475							
485							
612							
637							
	195						

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
57	Mr. Agnew. To amend section 7681 (as amended March 7th, 1917, volume 107, O. L. page 62) of the General Code, relating to children's homes.....	133	137	324	386 395
58	Mr. Miller. To regulate private employment agencies and to repeal sections 886, 887, 888, 889, 890, 891, 892, 893, 894, 895 and 896 of the General Code	133	137	199	228	228
59	Mr. Agnew. To supplement section 4366-1 of the General Code by enactment of an additional section to be known as section 4366-6, section 6, relating to the regulation of buildings and the location of trades, industries and other uses of property.....	136	146
60	Mr. Ake. To amend section 2166 of the General Code, relative to indeterminate sentences to the Ohio Penitentiary	136	146	166	195
61	Mr. Archer. To amend section 8301 of the General Code, making the twelfth day of February, known as Lincoln's birthday, a legal holiday.....	136	146	249	272	249
62	Mr. Holl. To amend section 10224 of the General Code, relating to the jurisdiction of justices of the peace in attachment cases.....	136	146	393	441 446	447
63	Mr. Jones, of Meigs. Providing for the publication and distribution of the roster of Ohio soldiers, sailors and marines engaged in the war with the central powers of Europe.....	136	146	295	373	295
64	Mr. Whittemore. To provide for an additional court of appeals, and to amend sections 14227 and 14228 of the General Code.....	136	146

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
65	Mr. Busby. To supplement section 5910 of the General Code, relative to the duties of township trustees in controversies over partition fences.....	145	150
66	Mr. Davis. To prevent and correct the pollution of streams, to provide for the collection and disposal of sewage and other liquid wastes, and to authorize the organization of sewerage and sanitation districts.....	145	150	184 352 387	454	352 650 353 651 354 355 356 386 387 388 454 455
67	Mr. Lloyd. To amend section 4744-3a of the General Code, relating to county boards of education.....	145	150	199
68	Mr. Sparks. To amend sections 3939, 3941, 3948 and 3949, and to repeal section 3952 of the General Code, relating to the issuing of bonds by municipalities and the limitations thereof....	150	157
69	Mr. Sparks. To amend sections 11, 12, 13, 14 and 15 of an act entitled "An Act to provide for the appointment of a commission to acquire a site, and to prepare and adopt plans for the erection thereon of a new penitentiary," passed April 19th, 1913, and approved May 2nd, 1913, (103 Ohio Laws, pp. 247-250).....	150	157	221	238	238

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
184 356 388 455	455				649 753 754	6/6/19 Ap- proved	
204							
238 404 410 475	238	475	404 409 463 475 501	559	4/17/19 Ap- 570

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
70	Mr. Berry. To amend sections 2395, 2406, 2409 and 3001, and to enact supplementary section 2395-1 and to repeal sections 2400, 2401, 2402, 2403, 2405, 2407 and 2414 of the General Code, reducing the board of county commissioners to one member and providing for a term of four years....	150	157	1065
71	Mr. Whittemore. To supplement section 12993 of the General Code, relating to the employment of minors at street trades, by the enactment of sections 12993-1, 12993-2, and 12993-3 of the General Code.....	150	157	325	396	396 397
72	Mr. Parrett. To amend section 5366 of the General Code, relative to the listing of personal property.....	150	157	223	238 266	266
73	Mr. Demuth. To amend sections 5696, 5697 and 5700 and to repeal section 5701 of the General Code, relating to the collection of delinquent taxes..	156	163	504	558	504 505 731
74	Mr. Miller. To amend sections 871-1, 1465-79 and 1465-83 of the General Code, relative to the Industrial Commission of Ohio.....	156	163	225	238	225 239
75	Mr. Davis. To amend section 1921 of the General Code, providing for further admissions to the Madison Home	156	163

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
339 386 397 413 457 476							
223 238 260	267	345	452 454	4/15/19 Ap- proved
.....	558	731	817 753	6/16/19 (veto) 817
239 322 336 349 377 378	239 378	349	258 450	258 259	3/25/19 (veto) Passed over governor's veto
.....							

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
76	Mr. Jones, of Franklin. To amend section 11444 of the General Code by exempting licensed embalmers from jury service	163	171
77	Mr. Jones, of Franklin. To amend section 1288 of the General Code and to grant osteopathic physicians an examination in surgery by the State Medical Board	163	171	325	386	325
78	Mr. Davis. To provide for giving names to homesteads and for regulating the use of such names.....	163	171	360	417	417
79	Mr. Hopley. Providing for the granting of permits by the county auditor for the making of improvements of the erection of buildings.....	163	171
80	Mr. Lloyd. To amend sections 2091 and 2112-3, and to repeal section 2102 of the General Code, relating to the state industrial schools.....	163	171	279	330	280
81	Mr. Lloyd. To amend sections 2221, 2223 and 2225, and to repeal sections 2224 and 2226 of the General Code, relating to insane and epileptic convicts.	163	171	280	330	331
82	Mr. Agnew. To amend section 5564 of the General Code to enable the county auditor to determine the value of buildings and improvements.....	179	193	223	247	224 239 670
83	Mr. Latham. To amend section 1424 of the General Code, relative to hunter's license	179	193	231	257	231
84	Mr. Agnew. To amend section 5366-1 and to supplement section 5404 of the General Code by the enactment of a supplemental section to be known as section 5404-1, providing for the time when personal property shall be listed for taxation.....	179	193	224	239

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	386			469	559 570	4/22/19 Ap- proved	
	418						
349		330					
	331						
239 515 670	248			345 507 670	739 750	6/5/19 Ap- proved	
	257						
	239			345	452 454	4/14/19 Ap- proved	

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
85	Mr. Berry. To amend section 1222 of the General Code and to enact supplementary sections 6926-1 to 6926-3 inclusive of the General Code, relative to a system of highway laws for the state of Ohio.....	179	193	539	539 540
86	Mr. Agnew. To supplement section to be known as section 8511-1 of the General Code to provide evidence of the true value of real estate.....	179	793
87	Mr. Lloyd. To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county.....	179	193	293	361	293
88	Mr. Lloyd. To amend sections 1558-78 and 1558-83 of the General Code..	179	193	281	331 494	281
89	Mr. Parrett. To amend sections 5449, 5450, 5451, 5458, 5470, 5473-1 and 5474 of the General Code, relating to reports to the Tax Commission by express, telegraph and telephone companies and changing the date of ascertaining and assessing the value of the property of express companies by the Tax Commission of Ohio and the date of certifying by the Tax Commission of Ohio to the county auditor the amount apportioned to.....	179	193	222	239	240
90	Mr. Latham. To amend section 1579-259 of the General Code and to supplement the same by the enactment of a section to be known as section 1579-259a of the General Code, relative to the use of the money paid in fines and penalties for the support of a County Law Library.....	193	198

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
		886					
342	362			489	617 626	5/6/19 Ap- proved	
467 472	495	331	362 467	639	678 680	5/23/19 10-day limit	
	240			346	452 454	4/15/19 Ap- proved	

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
91	Mr. O'Brien. To regulate the payment of losses under contracts for casualty insurance	193	199	293	343
92	Mr. Lloyd, by request. To accord special recognition of Ohio soldiers and to acquaint citizens and soldiers of the state with awards for gallantry....	193	199	367	419 434	367 434
93	Mr. Berry. To amend sections 4600 and 4605 of the General Code, relating to firemen's pension fund	193	199
94	Mr. Berry. To amend section 9510 of the General Code, relating to the deposit required of foreign insurance companies in this state.....	198	203
95	Mr. Beebe. To amend section 871-48, 871-49, 871-50, 871-51, and 871-52, relating to the censor of motion pictures, slides and posters used in advertising motion pictures	198	203	516	575
96	Mr. Beebe. To repeal section 2252-1 of the General Code, relative to extra compensation of judges where probate and common pleas courts have been combined	198	203	253	276	606
97	Mr. Latham. To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state	198	203	252	276	252
98	Mr. Archer. Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations..	199	205

SENATE BILLS—Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
.	343	.	.	647	678 680	5/10/19 Approved	.
419	434
.
699
516	575
515	276	.	.	490 507 606	618 626	5/7/19 Approved	.
.	276
.

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
99	Mr. Whittemore. To prevent destructive floods and conserve and prevent waste of the waters of the streams, lakes and public waters of the State of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes.....	204	205
100	Mr. Berry. To codify, consolidate, and clarify the ditch laws of the State according to the report of the Commission appointed therefor, under an act passed March 21st, 1917 (Laws of Ohio 107, 1917) and to repeal all sections of the General Code superseded by, or in conflict with such reported codified consolidation	204	205	421	546	421 422 423 424 425 426 427 428 429 430 546 547 548 549 550 748 842 843 844 845 846
101	Mr. Kryder. Providing for long distance telephone connection to all telephone companies without discrimination	205	207	479	479
102	Mr. Liggitt. To amend sections 4728, 4728-1, 4729, 4730 and 4731 of the General Code, relative to the division of county school districts and the election of members of county boards of education	206	215

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
450 496 525 540	475 549	600 639 842	859 862 865	7/11/19 10- day limit
394 441	480

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
103	Mr. Agnew. To supplement section 2642 by the enactment of a supplemental section to be known as section 2642-1 of the General Code, relating to the duties of the county treasurer.....	207	215	558
104	Mr. Hopley. To supplement section 228 of the General Code by the enactment of section 228-1 of the General Code, relative to the registration of births and deaths of certain persons outside of the state.....	207	215	326
105	Mr. Busbey. To amend sections 6290, 6294, 6295, 9301 and 6309 of the General Code, and to enact supplemental sections 6301-1 and 6309-1 of the General Code, relating to motor vehicles..	210	215	506 999 1090	1027	999 1000 1001 1002 1018 1027 1057 1058 1090
106	Mr. Ake. To supplement section 12856 of the General Code, by the enactment of supplemental section 12856-2, providing for means of communication by telephone for accused persons.....	215	221
107	Mr. Stone. To amend section 614-44 of the General Code, relative to rates to be charged by certain public utilities.	215	221	357	474	474
108	Mr. Agnew. To amend section 10820 of the General Code, relating to accounts filed in decedents estates.....	215	221
109	Mr. Davis. To amend sections 1579-151 and 1579-175 of the General Code, relating to appointees of the municipal court of Youngstown, Ohio.....	215	221	253	277	277

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
.....	558
.....	386
1065 1084 1090	1027	1099	1057 1065	1155 1153	2/18/20 Ap- proved
403 414 438	474	589	619 616	5/19/19 Ap- proved
.....	277	1169

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
110	Mr. Wagner. To amend section 4799 of the General Code, relating to the compensation of deputy clerks of elections	221	230
111	Mr. Miller. To amend section 14203-23 of the General Code, relating to the abandonment of that portion of the portion of the Ohio Canal between the aqueduct of said canal over Racoon creek and the village of Hebron, Licking county, Ohio.....	221	231	244	267	616
112	Mr. Kryder. To authorize the erection and maintenance of a memorial building, monument, statue or memorial by the trustees of a township to commemorate the services of the soldiers, sailors and marines thereof, and to repeal sections 3410-1 to 3410-13 inclusive of the General Code.....	222	231	275	288	275 612
113	Mr. Bellew. To amend section 10605 of the General Code, relating to when and to whom letters testamentary to issue	235	243	274	288	599
114	Mr. Lloyd. To amend section 270-6 of the General Code, relative to the sundry claims board	235	243	340	400	847
115	Mr. Bellew. To amend section 10989 of the General Code, relating to lunatics, idiots and imbeciles.....	237	243	274	288

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
267-268 283- 616 636 647 659 660	284	615	741 751	6/5/19 Ap- proved
231 590 612 637 638	288	555 611	799 802	6/5/19 Ap- proved	
.....	288	599	619 646	5/10/19 Ap- proved	
.....	400	847	859 862 865	7/1/19 Ap- proved
.....	288	599	619 646	6/5/19 Ap- proved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
116	Mr. Berry. To authorize the sale of certain real estate, now a part of the Lima State Hospital property in Allen county	237	243	278	372
117	Mr. Jones, of Franklin. To amend section 5809 of the General Code.....	243	249	431	476	476
118	Mr. Agnew. To provide for the printing of an auditor's report of exempt property and other information of public importance.....	243	249	505	558	558
119	Mr. Latham. To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 and 13916-4 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state	243	249	294	344	488 511
120	Mr. Lloyd. To provide procedure relative to assessments for improvements to state owned real estate and the payment thereof by the state.....	243	249
121	Mr. Berry (By request). To provide a seal for the state department of health for the authentication of records and to authorize the administering of oaths.....	243	249	280	331
122	Mr. Stone. An act relating to the manufacture, keeping, storage, transportation and sale of explosives, and providing penalties for any violation of this act.....	249	262	279	332	332

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
331 340 352	372						
476	476						
	558						
488 511	344			488	742 751	6/5/19 Approved	
	331			489	559 476	4/17/19 Approved	
	332			579	618 646	5/10/19 Approved	

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
123	Mr. Davis. To amend section 330-1 of the General Code, relative to the deposit of state insurance funds.....	249	262	293	344
124	Mr. Norris. To amend sections 1356 and 1357 of the General Code, relating to duties of the board of state charities	249	262	296	351	351
125	Joint Committee on Taxation. To amend sections 5123-1 and 5123-3 of the General Code, relative to the submission of proposed amendments to the constitution to the electors.....	256	263	350	328 523
126	Mr. Ritter. A bill to compensate Jay C. Snyder for services rendered and for hospital and doctor bill.....	262	265	296	346
127	Mr. Ritter. A bill to amend sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260 and 1261 of the General Code; to add supplemental sections 1258-1, 1258-2, 1258-3, 1258-4, 1258-5, 1258-6, 1258-7, 1258-8, relating to the pollution of streams and the protection of public water supplies; and to repeal original sections 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1259-1, 1260, and 1261, General Code..	262	265	325	387
128	Mr. Miller. To amend sections 1579-341 and 1579-343 of the General Code, relating to what cases shall be tried by court; what by jury and the summoning and impaneling of jury for the municipal court of the city of Zanesville, Ohio	264	278	295	362

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
.....	344	1009	1067 1079	2/4/19 Approved
346	351	613	678 680	5/19/19 Approved
263 284 328 329 351 507 523	351	507	740 750 750 750 750 750	6/9/19 10-day limit
.....	346
.....	387	607	619 646	5/10/19 Approved
346	362	646	678 680	5/23/19 10-day limit

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
129	Mr. O'Brien. To define and prohibit unlawful metallic commodity sales, and to provide penalty for same.....	264	278
130	Mr. O'Brien. To prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, repairs or reconstructions upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.....	276	278	325	388	584
131	Mr. Archer. To amend section 7822 and section 7823 of the General Code and to repeal 7823-1, relating to qualifications of teachers.....	291	321	390	449	1142 1143
132	Mr. Liggitt. To amend section 1921 of the General Code, providing for further admissions to the Madison Home	291	321	360	418	360 361 418
133	Mr. Jones, of Meigs. To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformity with the laws of the United States and to amend section 5261 of the General Code.....	291	321	382	439	382 439 494

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
581 583	388	581	619 646	5/9/19 Ap- proved
436	449	1142	1171	2/19/20 Ap- proved
540	418	490	740 750	6/5/19 Ap- proved
435 439 470	439	470	740 750	6/5/19 Ap- proved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
134	Mr. Ake. To amend section 7852 of the General Code, relative to examinations in the German language, and to supplement this section by the enactment of section 7852-1 of the General Code, relative to oath or affirmation of applicant granted certificate to teach in the public schools.....	291	321	363 579	381	381
135	Mr. Liggitt. To aid in defraying the expenses of maintaining government headquarters for the department of Ohio, United Spanish War Veterans, at Columbus, Ohio	291	321	382	434
136	Mr. Lloyd. To amend section 2250 of the General Code, relating to the annual salaries of appointive state officers and employes, and to repeal said original section 2250 of the General Code	291	324	383	435	435 640
137	Mr. Ake. To supplement section 7762 of the General Code, by the addition of supplemental sections to be known as sections 7762-1, 7762-2, 7762-3 and 7762-4, and to repeal section 7729, concerning elementary, private and parochial schools and providing that instruction shall be in the English language	322	339	356	380	357 380 639
138	Mr. Kryder. Authorizing the probate judge of Warren county, Ohio, to discharge trustees appointed under authority of 103 Ohio Laws 591 to invest funds appropriated for use of Mabel Fitzgerald	322	339	448	498

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
363 568 569 575 582 583	381	568 569	741 751	6/5/19 Ap- proved
.....	431	489	739 750	6/5/19 Ap- proved
435 640 661 668	435	640	741 751	6/5/19 Ap- proved
357 639 660	381	639	739 750 750	6/5/19 Ap- proved
.....	498

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
139	Mr. Archer. To supplement section 1465-58 of the General Code by the enactment of section 1465-58a of the General Code, relating to the investment of the surplus or reserve of the State Insurance Fund.....	322	323	368 382	419
140	Mr. Ritter. To amend sections 7645 and 7762 of the General Code, relative to the course of study of elementary schools	322	339	360	418	418
141	Mr. Ritter. To amend section 1946 of the General Code, relative to the officers and employes of the Ohio Soldiers' and Sailors' Orphans' Home....	323	339	432	607	641
142	Mr. Kryder. Authorizing the probate judge of Summit county, Ohio, to discharge trustee appointed under authority of sundry appropriations act of 1914 (104 O. L., 211) to invest funds appropriated for use of Marie Thompson	323	339	449	482
143	Mr. Lloyd. To amend sections 12603 and 12608 of the General Code of Ohio, to regulate the operation of motor vehicles on the public roads and highways, and to repeal original sections 12603, 12604 and 12608 of the General Code	323	339	432	456	456 457 590
144	Mr. Lloyd. Providing that licensed embalmers who entered the military service of the United States shall be reinstated without further examination.	323	339	368	407	368

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
323 324	419		574	619 646	5/10/19 Approved	
.....	418		699	740 750	6/5/19 Approved
432 496 511 607 641 660 672 699	608		640 734	753 753	6/5/19 Approved
.....	482
.....	457		589, 590	618 646	5/20/19 10-day limit
407	407		688	741 751	6/6/19 Approved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
145	The Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose.	327	328	378	484
146	The Joint Committee on Taxation. To amend sections 5548, 5548-1, 5597, 5609, and 5610 of the General Code relating to the assessment of property for taxation by the county auditor and the county board of revision and to repeal section 5598 and original sections 5548, 5548-1, 5597, 5609 and 5610 of the General Code	328	397	555 556
147	Mr. Snyder (by request). To amend section 12725 of the General Code, providing for the manufacture and sale of condensed and evaporated milk.	338	365
148	Mr. Holl. To create a county board, to be designated as the trustees of the county sinking fund	338	365
149	Mr. Norris. To authorize counties in which building commissions have been appointed pursuant to section 2333 of the General Code for the purpose of erecting county building for paying the cost of which bonds have been authorized and sold prior to the passage of this act, to erect said county buildings by contract containing a guaranteed maximum and	338	365	495	495

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
328 378 379 465 468 475 484 630 631	379	465 475 502	531	5/6/19 vetoed
339 464 483 516 555 570	397	464	741 751	6/5/19 Ap-
.....
.....
450 475	496

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
150	Mr. Parrett. To provide for the erection of a building at the Ohio State University for the housing of the college of commerce and journalism and for other educational purposes.....	338	365	564	593
151	Mr. White. To amend section 614-20 of the General Code of Ohio, relating to the public utility commission.....	339	365
152	Mr. White. To amend section 1841-1 of the General Code, as enacted in 103 Ohio Laws at page 175, relating to minors requiring state institutional care	339	365	565
153	Mr. White. To amend Chapter 3, Division II, Title V of Part First of the General Code, relating to the institution for the feeble-minded and the commitment and care of feeble-minded persons, and to amend section 1815-12 of the General Code.....	339	365	448	498 511 524	524 611
154	Mr. Lloyd. To amend section 9518 of the General Code, relative to the investment of the capital of insurance companies	347	365	532	597
155	Mr. Miller. To amend section 122 of the General Code, relating to bonds of notaries public	362	365	431	481	481
156	Mr. Ake. To amend section 13005 of the General Code, relating to certain occupations for women.....	365	367	504	573
157	Mr. Ake. To supplement section 1008 of the General Code, relating to certain occupations for women, by enacting sections 1008-1, 1008-2 and 1008-3.	365	367

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	593						
498 511 611 637	524			611	740 750	6/6/19 Ap- proved	
	597						
	481						
573	573						

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
158	Mr. Agnew. To supplement section 4366-1 of the General Code by the enactment of supplemental sections to be known as sections 4366-6, 4366-7, 4366-8, 4366-9 and 4366-10, relating to the location of industries and buildings, the height and bulk of buildings, and land overcrowding.....	366	389	901
159	Mr. Berry (by request). To amend sections 1350, 1815-3 and 1815-8 of the General Code, relative to the board of state charities	366	389	493	525
160	Mr. Agnew. To provide for the adoption and recording of a county highway plan and regulating the platting of subdivisions and the erection of buildings with reference to such plan, and providing for the acquiring of property for highway purposes.....	366	389
161	Mr. Busbey. To abolish the necessity for words of limitation in conveyances devises and grants in order to pass a fee simple and authorize the use of short form deeds, quit-claims and mortgages	381	389	449	482
162	Mr. Miller. To provide for the appointment of a commissioner of prohibition of Ohio and assistants to secure the enforcement of laws prohibiting the liquor traffic and to prescribe their powers and duties and to fix their compensation	399	400	483	535	535 536 537 538 539 1075
163	Mr. Holden (by request). To repeal section 8977 of the General Code providing for rate of passenger fares on railroads	399	411

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	525						
	482						
400	539			798	830	6/21/19 Ap-	
514				847		proved	
525							
535, 536							
537, 538							
539, 798							
799, 807							
814, 815							

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
164	Mr. Agnew. Authorizing investment by fiduciaries in certain stocks.....	402	411	982	1129
165	Mr. Agnew. Providing for a deposit of securities to reduce penalty of bond in certain cases.....	402	411	982	1130
166	Mr. Ritter. To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce university	408	411	478	513
167	Mr. Ritter. To amend sections 2068, 1815-13 and 1815-14 of the General Code, relating to the admission of persons into the Ohio State Sanatorium, and payment for their support.....	432	433	565	652
168	Mr. Ake. To authorize municipalities in this state to join or form an organization of municipalities for joint municipal action and co-operation upon questions affecting their general welfare	442	448	492	514
169	Mr. Archer. To amend section 8720 of the General Code relative to the giving of notice regarding amendments to articles of incorporation, and to repeal section 8722 of the General Code.	447	472	518	609
170	Mr. Hopley. To amend sections 2989, 2992 and 2996 of the General Code so as to provide increased compensation for any probate judge designated to exercise the jurisdiction of juvenile judge	448	472	888	1074	1074 1075
171	Mr. O'Brien. To provide for the relief of Mary Louise Espich of Cincinnati, Ohio	462	472	564
172	Mr. Emmert. To amend section 8628 of the General Code.....	477	492	516

SENATE BILLS—Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	1129						
	1130						
512	513						
	652			688	740 751	6/5/19 Ap- proved	
	515						
	609						
1050	1075			1117			

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
173	Mr. Ake. To amend sections 1041, 1045, 1047, 1048, 1053, 1056, 1058-1, 1058-3 and 1058-29, of the General Code providing for the better protection of life and property against injury or damage resulting from the operation of steam engines and boilers by incompetent engineers and others	479	492	594	878
174	Mr. Whittemore. To amend section 871-47 of the General Code, relative to the compensation of members of the Ohio Board of Censors.....	479	492	533	576	577 613
175	The Special Joint Committee on Taxation. Providing for the levy and collection of a tax on all inheritances and for said purposes amending sections 2611, 2643, 2689, and 5331 to 5348, inclusive, of the General Code, and supplementing sections 2624, 2688 and 5348 of the General Code by the enactment of sections to be designated as sections 2624-1, 2688-1 and 5348-1 to 5348-14, inclusive, respectively, of the General Code.....	487	503	562	642	642 643 644
176	Mr. Davis. To amend section 9592-5 of the General Code relative to the approval, by the superintendent of insurance, of insurance rates fixed by rating bureau	516	517
177	Mr. O'Brien. To supplement section 1177-18 of the General Code by supplementary section 1177-18a, relating to certificates to practice veterinary surgery	565
178	Mr. Agnew. To authorize the county commissioners of Cuyahoga county, Ohio, to pay certain indebtedness.....	570	570	593

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
878 880							
613 637	577			613	810 813	6/18/19 Ap- proved	
562 563 564 633 644	644			659	753 754	6/5/19 Ap- proved	
		593		690	741 751	6/5/19 Ap- proved	

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
179	Mr. Hopley. To amend section 5809 of the General Code prohibiting certain animals to run at large upon uninclosed land	570	570
180	The Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose	632	632	632	679
181	Special Joint Committee on Taxation. To amend sections 5612 and 5613 of the General Code, requiring each county auditor to prepare and transmit to the Tax Commission of Ohio, annually, an abstract of the aggregate amount and assessed valuation of real and personal property in his county and the taxing districts therein, and requiring the Tax Commission of Ohio to equalize the assessed valuation of such real and personal property, and fixing the time when the same shall be done.....	648	648	665
182	Mr. Parrett. To amend section 10494 of the General Code of Ohio, relative to the jurisdiction of the probate courts in certain counties.....	662	662	674
183	Mr. Archer. To provide for an excise tax on soft drinks.....	662	689
184	Mr. Miller. To amend section 8625 of the General Code relating to the Articles of Incorporation of Domestic Corporations	677	870	937

SENATE BILLS—Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
632 680 736	633	679	736 737	5/15/19 Veto
648	665	682	739 750	6/5/19 Ap- proved
662	674	690	741 751	6/5/19 Ap- proved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
185	The Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporation, townships and school districts to fund deficiencies in operating revenues for the year 1919, and to levy taxes in addition to all other taxes for such purpose	748	748	748	752 803
186	Mr. Agnew. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, to issue bonds and to levy taxes for such purposes	818	818		
187	Special Joint Committee on Taxation. To authorize boards of education to levy taxes outside of all limitations for the purpose of meeting deficiencies in current revenues.....	824	824	824	856 857
188	Mr. Liggitt. To supplement section 5228 of the General Code by the enactment of sections 5228-1, 5228-2 and 5228-3 and to provide continued service pay for the Ohio National Guard called to service on the Mexican border	824	825		
189	Mr. Lloyd. To authorize and empower the commissioners of Franklin county to sell and convey the Franklin County Children's Home and to purchase grounds and erect a children's home for Franklin county, and to repeal an act passed April 9, 1919 and approved May 6, 1919, entitled "An Act to authorize and empower the commissioners of Franklin county to county to sell and convey the Franklin Children's Home and to purchase grounds and erect a children's home for Franklin county".....	832	832	846

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
748 751 796 797 798 803 874	752 816		796	805 806 827	816	6/5/19 Veto. Passed over Governor's Veto
818	887
824	824	856	857 865	7/7/19 10- day limit
.....							
832 846	847	861	862 865	6/30/19 Ap- proved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
190	Mr. Bellew. To amend section 13440 of the General Code, relative to the appointment of an assistant by the prosecuting attorney in certain cases...	833	833	1085
191	The Special Joint Committee on Taxation. Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1.....	867	867
192	Mr. Jones, of Franklin. To authorize the cancellation of certain tax assessments upon real estate recently conveyed by the state to Charles H. Lindenberg	870	870	877	904	904 905
193	Mr. Agnew. Amending section 9491 of the General Code of Ohio relating to fraternal benefit societies.....	870	875	908	942
194	Mr. Berry. To amend section 2254 of salaries of the officers of the supreme court	870	880	998	1050
195	Mr. Whittemore. To supplement section 3141-1 of the General Code by the enactment of section 3141-2, relating to the purchase of district tuberculosis hospitals and the control and maintenance of the same as a county hospital for the treatment of tuberculosis	873	873	873

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
833	1085	1110
.....	904	976	1008 1022	1/28/20 Ap- proved
.....	942	975	1008 1022	1/29/20 Ap- proved
.....	1050
874	873	881	915 936	12/18/19 Ap- proved.

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
196	The Special Joint Committee on Taxation. Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting Chapter 16 of Title I, Part Second of the General Code of Ohio, consisting of supplementary sections 5773-1 to 5773-42 inclusive thereof, amending section 14655-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code	877	880	910 911 912	918	910 911 912
197	Mr. Archer. To amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, and 4436, to re-enact sections 3391, 3392, 3393 and 3394 and to repeal sections 1261-16 to 1261-43 of the General Code, relative to public health supervision	879	884	891	905
198	Mr. Ake. To authorize the council of the city of Canton, Ohio, to pay claims of Patrolman C. L. Wood for surgical and medical services made necessary because of injuries sustained while in the discharge of his duties.....	883	887	901	903
199	Mr. Ake. To amend section 871-52 of the General Code, prescribing penalty for the presentation with parts of a motion picture approved by the Ohio Board of Censors or Congress of Censors, parts of such picture that have been eliminated by said Censors of Congress.....	883	887	902	961	962
200	Mr. Agnew. To amend section 5375-4 of the General Code, relating to the form of blank for listing personal property for taxation.....	883	883	1107	1131	1107 1131

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
912 918 940	919	919
891 898
.....	904
.....	962
.....	1131

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
201	Mr. Agnew. To amend section 3007 of the General Code relative to the compensation of commissioners of jurors, and to provide for a longer period of service by jury commissioners in counties where more than two common pleas judges regularly hold court at the same time.....	883	883	907 937	939	937 961
202	The Special Joint Committee on Taxation. Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending sections 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code	884	884
203	Mr. Liggitt. To provide for the erection of an armory in the village of Shreve, Ohio.....	887	887	907	951	1027
204	Mr. Miller. To amend section 8628 of the General Code, relating to the names of domestic and foreign corporations	887	887	1039	1089
205	Mr. Miller. To amend section 4963 of the General Code, relative to time of holding primary elections.....	901	901

SENATE BILLS — Continued.

[illegible]

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
206	Mr. Hopley. To amend section 4952 of the General Code.....	901	901	905	913	913 914 915
207	To amend section 4964 of the General Code and to supplement said section by the enactment of section 4964-1, relating to the nomination of senators and representatives of the General Assembly to fill vacancies at a special election	901	901	957	966
208	Mr. Whittemore. To amend section 1465-75 of the General Code and to supplement section 1465-69 of the General Code, by section 1465-69a, being part of the workmen's compensation law	905	906	965	967	966
209	Mr. Bellew. To provide for the organization and administration of canal districts. Granting the same the power to impose taxes and assessments. To incur debts, issue bonds, and to assist the federal government in the construction of a canal or canals connecting Lake Erie with the Ohio river	912	912	982	1007	982 983 984 985 986 987 1007 1156
210	Mr. Miller. To amend sections 8728-1, 8728-2, 8728-3, 8728-4, 8728-5, 8728-6, 8728-7, 8728-10, 8728-11, of the General Code, relating to the formation and organization of corporations with common stock without par value.....	937	937	980	1066

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
.....	915	1085	1122 1149	2/17/20 Veto
.....	966	1057	1091 1101	2/10/20 Ap- proved
.....	967	1022	1067 1079	2/9/20 Ap- proved
.....	1008	1155	1154 1171	2/19/20 Ap- proved
980 1045	1066	1155	1164 1172	2/20/20 Ap- proved

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
211	Mr. O'Brien. To amend sections 3812-2 and 3812-3 of the General Code to prevent the frequent tearing up and obstruction of streets and other public thoroughfares by authorizing the councils of municipalities to require defective and worn out rails, ties, roadbeds, and tracks of street railway companies existing in streets and other public thoroughfares proposed to be improved, paved, or repaved, surfaced, or resurfaced, to be renewed, replaced, repaired or reconstructed at the time at which such improvement is made; authorizing municipalities to make such renewals, replacements, repairs or reconstructions upon the failure of the street railway company so to do, and assess the cost thereof against such street railway company, and authorizing the issuance of bonds in anticipation of the collection of such assessments.....	939	939	945	977
212	Mr. Miller. To amend section 12788 of the General Code, relating to the protection of motormen and conductors	953	957
213	Mr. Latham. To supplement section 2183 by the enactment of section 2183-1, relative to employment of convicts in certain institutions of the state.	964	964	1031
214	Mr. Ritter. To amend sections 7706-2 and 7713 of the General Code, relative to uniformity of text books and courses of study.....	964	969
215	Mr. Ritter. To make an appropriation for the payment of salaries of the employees of the Senate, and maintenance	964	964	968

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
939 977 1003	946		977	1067 1079	2/9/20 Ap- proved
964	1031
964	968		968	968 969	1/15/20 Ap- proved

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
216	Mr. O'Brien (by request). Relative to presumption of death on death on account of absence.....	965	965 969
217	Mr. Norris. To amend section 940 of the General Code, relative to reports by coal mine owners.....	969	998	1054
218	Mr. Wagner (by request). To amend section 5552 of the General Code, relative to the county draughtsman....	971	971	997	1030
219	Mr. Ritter. To refund to the Reliance Life Insurance Company, for overpayment of insurance tax.....	979	979	992
220	Mr. Whittemore. To amend section 1465-54 and supplement section 1465-102 of the General Code by the enactment of section 1465-102a, relative to providing for the payment of expenses incurred in administering the state insurance fund.....	979	980
221	The Special Joint Committee on Taxation. To amend section 2558 of the General Code, relating to the term of office of the county auditor, and to adjust existing terms in accordance with such amendment.....	990	990	1017
222	Mr. Lloyd. To supplement sections 5652, 5652-1, 5652-1a, 5652-2, 5652-3, 5652-4, 5652-5, 5652-6, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14 and 5652-15 by the enactment of section 5652-16 of the General Code, relating to the regulation of dogs.	990	991
223	Mr. Miller. To amend sections 7600 and 7600-1, General Code, by adding supplementary sections 7600-2, 7600-3, 7600-4, 7600-5, relating to salaries of teachers and state support of schools..	991	991	1080	1082	1080 1081

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	1031		1088	1083 1152	1171	2/18/20 Ap- proved	
979	992	1148					
980							
990 1017	1017			1083	1171	10-day limit	
1081	1082						

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
224	The Special Joint Committee on Taxation. Providing for excise tax statements and assessments in case of public utilities released from federal control and operation.....	992	992	992
225	Mr. Miller. To supplement section 7986 of the General Code by the enactment of a section to be designated as section 7986-1, to provide for the disposition of certain receipts of educational institutions maintained or supported by the state, and to make appropriations thereof for the period ending June 30, 1921.....	993	993	1002	993
226	Mr. Archer. To supplement section 1216 of the General Code by the enactment of section 1216-1, providing for the assessment of affected lands in counties adjoining those wherein are located state aid road improvements..	997	997	1007
227	Mr. Bellew. To amend section 3911 of the General Code, relating to the construction of the proceedings with respect to improvements and assessments therefor	997	998	1046
228	Mr. Stone. To amend section 8977 of the General Code, providing for rate of passenger fares on railroads..	1005	1005	1039
229	Mr. Agnew. To amend section 7697 of the General Code, relating to the compensation of the director of schools	1006	1006	1030
230	Mr. Ritter. To supplement section 3842 of the General Code, by the enactment of sections 3842-1, 3842-2 and 3842-3 to provide for the method whereby street lighting may be assessed upon the abutting or other specially benefitted property.....	1007	1007	1019	1044	1044

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
992	992	1058	1091 1101	2/10/20 Ap- proved
1025	993	1045
997 1007	1007	1056	1091 1101	2/16/20 Ap- proved
998	1046	1095	1169	2/18/20 Ap- proved
1006	1030	1109	1171	2/18/20 Ap- proved
.....	1044	1176	1168 1176	2/18/20 Ap- proved

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
231	Mr. Stone. To amend section 614-53 of the General Code, relating to the issuing of stocks, bonds, notes and other evidences of indebtedness, payable at periods of greater than twelve months from the date thereof, of public utilities and railroads.....	1019	1020	1054	1127
232	Mr. Ritter. To amend sections 7620 and 7625 of the General Code, empowering boards of education to construct sidewalks and bridges from nearby villages to school buildings.....	1020	1020	1040	1079	1079
233	Mr. Whittemore. To make sundry appropriations for repair of State House	1026	1026	1036
234	Mr. Stone. To amend section 15091-2, to cure and make valid certain deeds and the record thereof and to provide for the cancellation of mortgages.....	1038	1038	1053	1112
235	Joint Committee on Salaries. To amend sections 5894, 5900, 5901, of the General Code, relative to taxation of cigarette dealers	1040	1040	1068	1085	1068 1069 1135
236	Special Joint Committee on Salaries of State Employes and School Teachers. To amend sections 5415, 5475, 5476, 5481 and 5483 and to add supplemental section 5416 of the General Code relative to defining public utilities for purposes of taxation.....	1040	1040	1098	1112
237	Mr. Sparks. To amend sections 843-3, 843-4, 843-8 and 843-17 of the General Code, to clarify and correct errors in the act (Amended S. B. 14) and provided for a hearing and an appeal in the matter of revocation of hotel or restaurant licenses or the refusal to issue or transfer such licenses.....	1042	1042	1120	1138	1120 1167

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
.....	1127
.....	1079
1026 1038	1036	1059
.....	1112
1085 1117 1118	1086	1134 1157 1157	1171	2/18/20 Ap- proved
1043 1112 1115	1115
1138	1138	1167	1168 1174	10-day limit

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
238	Mr. Kryder (by request). To amend section 1521 of the General Code, relating to compensation of stenographers of the court of appeals.....	1042	1042	1087	1111
239	Mr. O'Brien. To amend sections 843-1 to 843-12 inclusive, and to repeal sections 843-1 to 843-18 inclusive, of the General Code, relating to the licensing and regulation of hotels and restaurants	1045	1045
240	Special Joint Committee on Salaries of State Employes and School Teachers	1045	1045	1088
241	Mr. Wagner. To authorize boards of county commissioners to purchase property and liability insurance.....	1045	1046	1121
242	Special Joint Committee on Salaries of State Employes and School Teachers. To amend sections 1311, 12705 and 12706 of the General Code, relative to pharmacist and assistant pharmacist	1046	1046	1088	1112
243	Special Joint Committee on Salaries of State Employes and School Teachers. To amend section 137 of the General Code, relative to fee for notary public commission.....	1046	1046	1087	1087
244	Joint Committee on Salaries. To amend section 1051 of the General Code, relative to engineers' license fees	1046	1046	1097	1136	1097 1098
245	Mr. Jones, of Franklin. To amend section 1521 of the General Statutes, relating to the compensation of stenographers of the court of appeals.....	1051	1051

SENATE BILLS—Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	1111						
1111							
	1112			1142	1161	2/18/20 Ap- proved	
	1131			1140	1161 1171	2/18/20 Ap- proved	

SENATE BILLS — Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
246	Mr. Jones, of Franklin. To make it a misdemeanor to harbor rats and mice and providing a penalty therefor	1051	1051
247	Mr. Ritter. For the relief of C. Appenzeller and associates.....	1051	1062
248	Mr. Lloyd (by request). Granting authority to cities and municipalities to establish and operate depots and plants for the preparation and distribution of milk and other dairy products	1051	1051
249	Special Joint Committee on Salaries of State Employes and School Teachers. Providing for a license for the sale of drugs and to repeal sections 12707 and 12708 of the General Code..	1051	1051
250	Mr. Miller. To repeal amended Senate bill No. 162, passed June 16, 1919, and approved June 21, 1919.....	1051	1052	1097	1111
251	Mr. Archer. To amend sections 2750, 2995 and 2996 of the General Code, relating to the term of County Recorder and to the salary of such recorder.....	1062	1062	1082	1132	1132
252	Mr. Lloyd. Authorizing W. B. Matthews, as trustee, to dispose of property	1062	1062
253	Special Joint Committee on Salaries of Employes and School Teachers. Making appropriations for the financial relief for the Bowling Green State Normal School and the Kent State Normal School, for the period ending June 30, 1921.....	1062	1062	1096	1110
254	Joint Committee on Salaries. Making appropriations for supplemental salaries for employes of state departments, commissions and institutions..	1082	1082	1096	1111	1096 1111 1139

SENATE BILLS — Continued.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
1097	1112		1119	1164 1171	2/18/20 Ap- proved
	1132					
						
	1110		1142	1164 1171	10 day limit
	1111		1139	1164 1171	2/18/20 Ap- proved

SENATE BILLS—Continued.

Number.	Author and Title.	Introduction and First Reading.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
255	Mr. Hopley. To amend section 5092 of the General Code relating to election officers as candidates at an election	1087	1087
256	Mr. Agnew. To amend section 5607 and repeal section 5608 of the General Code, relating to notices of changes in valuation	1090	1090	1107	1124
257	Mr. Berry. To amend sections 1155-3, 1155-7, 1155-9, 1155-10, 1155-11, 1155-12, 1155-13, 1155-15 and 1155-19 and to add supplementary section 1155-15a of the General Code, relative to cold storage warehouses	1103	1103
258	Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for supplemental salaries for state engineers..	1103	1103	1125
259	Mr. Liggitt. To amend section 7645, to supplement section 7648 by the enactment of section 7648-1 and to repeal section 4737 of the General Code, relative to the course of study in rural elementary schools	1103	1103
260	Mr. Latham. To amend section 1415 of the General Code, relative to the use of poisons and explosives in Ohio waters	1121
261	Joint Legislative Committee on Administrative Reorganization. To amend sections 2248 and 2250 of the General Code, to increase the salary of the superintendent of public instruction...	1137	1137	1137

SENATE BILLS — Concluded.

Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Action by Governor.	Remarks.
	1124		1128		1171	2/18/20 Ap- proved	
1103	1125			1139	1164 1171	2/18/20 Ap- proved	
1137	1137						

BILLS OF THE HOUSE.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
2	Mr. Bond. To amend section 3008 of the General Code, relating to the pay of grand and petit jurors.....	73	78
3	Mr. Gorrell. To repeal section 6253 of the General Code, relating to the publication of election notices in the German language	189	198	207
5	Mr. Hooley. To amend sections 7621 and 7763 of the General Code, relative to displaying the national flag on school buildings	261	265	292	332
8	Mr. Helfrich. To amend section 2950 of the General Code, relative to the burial of soldiers	73	78	165	200	165
9	Mr. Jas. A. Reynolds. To amend sections 4862 and 4940 of the General Code, to provide that women may vote for presidential electors.....	809	809	814
12	Mr. Blauser. To amend section 5262 of the General Code, relating to the use or occupancy of armories.....	120	127	321	346	321 346 348
15	Mr. Comings. To amend and supplement section 7762 of the General Code by the addition of supplemental sections to be known as sections 7762-1, 7762-2.....	142	146
16	Mr. Comings. To amend section 2395 of the General Code, relating to the election of county commissioners.....	130	137	998	1076
17	Mr. Comings. To amend section 4250 of the General Code permitting the merging of the departments of public service and public safety in cities under fifty thousand.....	118	121	194	267

BILLS OF THE HOUSE.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		198	207			259 262	3/17/19 Approved	
			332			440 444	4/14/19 Approved	
		73, 125 204-205 206-224	200			259 262	3/19/19 Approved	
		810	814			823 825	6/18/19 Approved	
		406	346 348		348	451 454	4/10/19 Approved	
		170						
			1076		1144	1169	10-day limit	
		207, 238 247	267			323 345	3/27/19 Approved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
18	Mr. Comings. To amend section 5653 of the General Code, relating to the disposition of the dog and kennel funds	73	78
20	Mr. Hughes. To amend section 2253 of the General Code as amended 104 O. L. 250, relating to expenses of judges incurred while holding court in a county where he does not reside.	389	411	577	586
21	Mr. Hughes. To amend section 4411 of the General Code, relating to employees of the local boards of health..	67	69	128	140
22	Mr. Evans. To amend section 2967 of the General Code, relative to increasing the amount that may be allowed for the relief of the needy blind	106	117	420 493	560	420 421 560
24	Mr. Crabbe. To prohibit the liquor traffic and to provide for the enforcement of such prohibition.....	399	399	525	525 526 527
25	Mr. Barnes. To amend sections 3698, 4699, and 4701 of the General Code, relating to city school districts.....	154	157	408	473	408 409 473
27	Mr. King. To supplement section 934 of the General Code by the enactment of section 934-1, requiring wash rooms to be provided and maintained at coal mines for the use of employees.....	73	78	280	329	280
28	Mr. Wise. Making appropriations in full settlement for damage resulting from destruction of tubercular cattle and glandered horses by order of the State Board of Agriculture.....	70	78	110	128	110

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			586			624 647	5/15/19 Ap- proved	
		129, 140	140			165 172	2/28/19 Ap- proved	
		450 560 591	560			627 635	5/19/19 Ap- proved	
		399-485 526-527 528-529 582	529			628 635	5/16/19 Ap- proved	
		437, 441 449, 457 553	473			625 646	5/18/19 Ap- proved	
		342 377	330			440 444	4/8/19 Ap- proved	
		172-196 208-209 218	129			259 262	3/18/19 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
29	Mr. Miller, of Stark. To amend sections 504-2 and 504-3 of the General Code, enlarging the powers and duties of the public utilities commission with reference to the abandonment of service and facilities by railroad and public utilities.....	196	203	387	457	458 459 545 546
30	Mr. Miller, of Stark. To establish a municipal court for the city of Massillon, Stark County, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.....	107	117	127	139	139 213
31	Mr. Cable. Providing public convenience stations in municipalities....	109	117	183	184
35	Mr. Halstead. To amend section 3061 of the General Code, relating to memorial buildings	182	193	340	400
38	Mr. Kay. To amend section 3963 of the General Code, relating to charges by municipalities for water service	333	339	493	559
40	Mr. Thompson. To amend an act entitled: "An Act to incorporate the Society of St. John's Church in Worthington and parts adjacent", passed January 27, 1807, 5 Ohio Laws, page 56, to authorize said society to affiliate with the Protestant Episcopal Church in the United States of America and the Diocese thereof having jurisdiction of Franklin County, and to authorize said society to conform in the conduct and management of its affairs to the canons of said church and diocese	107	117	194	226

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		436, 449 457, 458 501, 511 542, 545 546, 554	459		625 646	5/16/19 Ap- proved
.....		160, 173 212, 213 235	140		268 269	3/27/19 Vetoed	
.....		201	
.....			400		451 454	4/9/19 Ap- proved
.....			560		625 646	5/16/19 Ve- toed by Gov.
.....		207	227		259 262	3/9/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
43	Mr. Huber. To amend section 4715 of the General Code, relating to the compensation of members of boards of education in rural school districts..	218	230	390	438
44	Mr. Wiest. To amend section 12815 of the General Code, relative to disorderly conduct in or about railway stations and right of way.....	173	182	310	400
45	Mr. King. To make supplementary appropriations for the General Assembly	37	37	37
47	Mr. Gordon, of Brown. Requiring sheriffs to investigate shanty boats and to report to the prosecuting attorney persons living in or operating the same without license.....	101	103	292	334
48	Mr. Gorrell. To amend section 4228 of the General Code, relating to the publication of ordinances, resolutions, etc., of municipalities which are required to be published by law.....	188	198	209
50	Mr. Gorrell. To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent....	189	198	209	209 214
55	Mr. Thompson. To prescribe a rule of evidence relating to corporations not organized under the laws of this state	92	96	133	152	133 134 161 222

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		801	438		530 531	5/5/19 Ve- toed 801	Passed over the Govern- or's Veto
.....			400		451 454	4/14/19 Ap- proved
.....		207	37		41	1/21/19 Ap- proved
.....			334		440 444	4/8/19 Ap- proved
.....		198	209		259 262	3/17/19 Ap- proved
.....		198-269	210 214	214	323 345	4/4/19 Ap- proved
.....		158-160 190-202 203-222 233	152 161	160	258 262	3/19/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
58	Mr. Scott. To validate all marriages of soldiers in this state solemnized since the declaration of war against Germany under any license issued by military authorities, and to amend section 11186 of the General Code so as to except soldiers' and sailors' brides from residence requirement.....	119	121	137	153
61	Mr. Taylor. To supplement section 2421 of the General Code by the addition of supplemental section 2421-1, empowering the board of county commissioners to turn over to a municipality part of the county bridge fund levied upon property within said municipality	168	171	442	498	442
63	Mr. Graham, of Licking. To amend section 7998 of the General Code, relative to the property rights of husband and wife.....	93	96	591	676
64	Mr. Graham, of Licking. To amend section 12034 of the General Code, relative to election to take appraisal in partition cases.....	118	121
65	Mr. Comings. To amend section 2502 of the General Code, relating to contracts between county commissioners and hospitals organized for charitable purposes	142	146	296	334	296 297
66	Mr. Comings. Permitting the city of Elyria Ohio, to pay a coal bill in the sum of 552.36 to The Schafer-Suhr Company of Cleveland, Ohio.....	118	121	184	201
68	Mr. Evans. Relating to the suspension of the penalty for non-payment of taxes in reference to soldiers, sailors and marines, while in service and declaring an emergency.....	105	108

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
72	Mr. Cable. To amend sections 4728 and repeal sections 4728-1, 4729 and 4730 of the General Code, relative to the election of members of the county board of education.....	290	321	587
73	Mr. Wenner. To amend sections 7691 and 7701 and to supplement section 7691 by the addition of supplemental sections 7691-1 and 7691-2 of the General Code, relative to the employment of teachers on indefinite tenure.....	436	448	478
74	Mr. Thompson. To declare judgments in attachment proceedings where no property is reached without force and effect where service of summons is not made on the defendant..	92	96	166
75	Mr. Griswold. To amend sections 10253, 10271, 10272, 11725, 11738 and 11781 of the General Code, relating to attachment and execution on claims for necessities	102	108
76	Mr. Griswold. To amend section 11721 of the General Code, relative to exemptions of an unmarried woman from execution and attachment.....	102	108	431	481
79	Mr. Brach. To amend sections 1579-282, 1579-286, 1579-288, 1579-293, 1579-295, 1579-296, 1579-297, 1579-301, 1579-307, 1579-308, 1579-311, 1579-312, 1579-313, 1579-314, 1579-318, 1579-319, 1579-320, 1579-321, 1579-322, 1579-324 and 1579-326 of the General Code, (107 O. L. 704) relating to the establishment of a municipal court in the city of Toledo.....	154	157	221 252	268	268 395

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		473-476 511, 587 588		588				
		492-900 961 1156 1157 1170						
				166				
			481	515	481			
		221-333 370-395 453	268			620 635	5/20/19 10-day limit	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
81	Mr. Evans. To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio	489	489	518	575
83	Mr. Lentz. To appropriate the sum of one thousand dollars for the use of Mrs. James W. Neiswonger.....	93	96	103	119
87	Mr. Hoover. To amend section 13755 of the General Code, relating to what judgment may be rendered on petitions in error in criminal cases.....	109	117	216	232
90	Mr. Gorrell. To amend section 2508 of the General Code, relating to the publication of the report of the county auditor	190	198	210
93	Mr. Bing. To amend section 7817 of the General Code, relative to the number of meetings held each year by the county board of school examiners for the examination of applicants for teachers' certificates.....	147	156	292	335
95	Mr. Alban. To appropriate the sum of one thousand dollars for the use of Mrs. W. S. Hoy.....	93	96	103	119
98	Mr. Graham, of Licking. To amend section 10780 of the General Code, relative to the sale of real estate of decedent and parties thereto.....	213	221

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....			575		623 645	5-16-19 Vetoed by Governor
.....			119		141 148	2/19/19 Ap- proved
.....			232		268 269	3/17/19 Ap- proved
.....		198	210		258 262	3/17/19 Ap- proved
.....			335		441 445	4/9/19 Ap- proved
.....			119		141 148	2/19/19 Ap- proved
.....			

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
99	Mr. Stokes. To prevent the spread of hog cholera and other diseases, regulating the business of disposing of the bodies of dead animals by the process of burying, or cooking; providing for the issuance of licenses to persons, firms or corporations, permitting them to follow such business, providing for the inspection of plants where such business is carried on; providing for the violation of any of its provisions and repealing conflicting laws	272	277	360	417	417
100	Mr. Fouts (by request). To authorize Morgan county, Ohio, to reimburse Charles W. Kennedy for moneys paid into the treasury of said county...	92	96	99
102	Mr. Miller, of Stark. To amend section 11986 of the General Code, in relation to granting divorces.....	260	262	730 1033	1049	1034
104	Mr. Jones, of Trumbull. Providing for the granting of badges of honor to the Ohio soldiers and sailors who served in the world war of 1917 and 1918	234	243	382	456	456 466
106	Mr. Hoover. To amend sections 13698, 13700, 13702 and 13703 of the General Code, relating to suspension of sentence in criminal cases during the pendency of proceedings in error.	106	108	151	170 184
107	Mr. Smith. To amend section 1155-7 of the General Code, relative to licenses of cold storage houses.....	469	492	875
109	Mr. Crabbe. To amend section 2508 of the General Code of Ohio relative to the publication of the annual report of the county commissioners.....	130	137

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	463	530 531	4/22/19 Ap- proved
.....	109	99
.....	966 971	966 972	1050
.....	435-449 456-553 594	456	467	466	620 635	5/10/19 Ap- proved
.....	170, 184	184	210 214	3/13/19 Ap- proved
.....
.....	137

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
110	Mr. Stokes. Authorizing the publication and distribution of a roster of Ohio soldiers and sailors in the war with Germany and Austria.....	106	117
111	Mr. Banker. For the protection by law of badge, button, insignia or emblem used by the United Veterans of the Republic, a war veteran organization legally incorporated within the state of Ohio.....	182	193	296	335
113	Mr. Silver. For the relief of Bernice Auch, teacher.....	105	108	127	140
114	Mr. Johnston. To repeal section 1416-1 of the General Code, relative to the killing of foxes.....	118	121
116	Mr. McCoy. Authorizing county commissioners to invest sinking funds in federal, state, municipal, township or school bonds.....	107	117	165	200
120	Mr. York. To provide a method whereby superintendents of county infirmaries may retake escaped inmates in cases in which it is for the public welfare that such inmates should remain in such infirmaries....	599	633	649	972
121	Mr. Thompson. To amend sections 11710 and 11711 of the General Code, relating to the number of times premises being sold under execution should be offered for sale before reappraisal or sale by the court.....	118	121	134	152
123	Mt. Beaty. Creating a lien for attorneys' fees	109	117	216 393	472

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			335			441 445	4/8/19 Ap- proved	
			140			165 172	2/28/19 Ap- proved	
			200			210 214	3/14/19 Ap- proved	
			973			1019 1060	2/4/20 Ap- proved	
			152			172 183	2/28/19 Ap- proved	
246		238 246 441 449 610		472	498			

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
124	Mr. Gardner. To enact supplementary sections 1306-1 and 13606-2 to aid the re-establishment of pharmacists and assistant pharmacists who during the war have served in the army or navy of the United States...	130	137	151	170
128	Mr. Cowan. To amend section 3001 of the General Code, relating to the compensation of county commissioners.	173	182
130	Mr. Robins. To amend section 7491 of the General Code, relating to watering places on public highways...	202	205	245	267
132	Mr. Wise. To amend sections 2508, 4228, 5704, 5751 and 6251 and to repeal sections 6253, 6254, 6534, 10801, 11683 and 11684 of the General Code, relative to the rates and publication of legal advertising.....	234	243	384	435 486	384 435 486 487
135	Mr. Burns. To reimburse Harry D. Knox for monies expended on state property	130	136	151	170
136	Mr. Hatch. To amend section 12906 of the General Code, relative to pupils organizing, joining or belonging to fraternities, sororities or likesocieties.	159	171
137	Mr. Tom Reynolds. To amend section 7604 of the General Code, relative to a deposit of school funds and the limitation of the amount a bank may receive.....	135	146	157	194
139	Mr. Beaty. To amend sections 12940 and 12941 of the General Code, relating to equal rights in places of public accommodation, amusement, resort, refreshments and education, and providing penalty for violations thereof..	234

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	170	202 203	3/7/19 Ap- proved
.....	267	323 345	10-day limit
.....	435-436 487-514	487	620 635	5/15/19 Vetoed by Governor
.....	170	202 203	3/7/19 Ap- proved
.....	194	210 214	3/13/19 Ap- proved
.....	241

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
143	Mr. Wise. To amend sections 50, 276 and 1981 of the General Code, relative to transportation expenses of public officials	159	445	493	524
145	Mr. Cable. To amend sections 1295-5 and 1295-6 of the General Code, relative to the registration of nurses....	159	171	200	227
146	Mr. Myers. To appropriate the sum of one thousand dollars for the use of the children of John Brown.....	119	121	216	232
147	Mr. Hopple. To amend section 13560 of the General Code, relative to persons who may have access to grand juries	91	91	91
149	Mr. Billingslea. To repeal sections 2533 and 2534 of the General Code, relative to county infirmaries.....	169	171
150	Mr. Kay. To amend sections 2349, 2522, 2523, 2526, 2628, 2532, 2535, 2542, 2544, 2546, 2548, 2549, 2550, 2553, 2554, 2555, 2556, 2572, 3476, 3479, 3481, 3482, 3483, 3484, 3492, 3493, 3494 and 3495, and to repeal sections 2551, 2552, 2545, 2557 and 3002 of the General Code, relating to county infirmaries and poor relief	283	291	478	512	512 513
151	Mr. Backowski. Concerning conditional sales and to make uniform the law relating thereto.....	348	365
152	Mr. Denune. To amend section 6333 of the General Code, requiring labels upon packages of paint to exhibit the composition thereof	214	221

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		448 445	525	169	619 635	5/9/19 Ap- proved
.....		228		258 262	3/29/19 Ap- proved
.....		233		268 269	3/19/19 Ap- proved
.....		91, 100	92		101	2/4/19 Ap- proved
.....	
.....		513, 582	513		622 645	5/10/19 Ap- proved
.....	
.....	

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
153	Mr. Luchsinger. To amend section 17-1 of the General Code, providing for an eight hour day on public work in the state or any political subdivision thereof, or by contractors or subcontractors in behalf of the state or any political sub-division thereof and penalties for violation of the same...	154	156	1081	1115	1081 1082 1115
155	Mr. Robinson. Providing for changing the name of "County Infirmary" to "County Home".....	147	156	292	335
156	Mr. Hastings. To supplement section 7822 by the enactment of sections 7822-1 and 7822-2 of the General Code, relative to giving normal credit to teachers	731	870
158	Mr. Comings. To provide medical and surgical treatment of crippled children, by the enactment of sections 1352-8 ot 1352-11 inclusive.....	197	203	275	287	275
161	Mr. Lentz. To amend sections 2573 and 2768 of the General Code, relating to conveyances of property to name purchaser, and the transfer of same by county auditor before record.	342	364	550	597
162	Mr. Fouts. To amend sections 1178, 1180, 1181, 1184, 1185, 1185-1, 1186, 1187, 1188, 1189, 1201, 1206, 1207, 1208, 1209, 1213-1, 1218, 1218-1, 1222, 1223, 1224, 1230, 1231-2, 3298-7, 3298-32, 3373, 6912 and 6936 of the General Code, and to enact supplemental sections 1181-1, 1182, 1195-1, 1212-1 and 7181-1 of the General Code relating to a system of highway laws for the state of Ohio, and ot enact certain further supplemental provisions relating to the highways of the state...	372	390	518	644	518 519 520 521 644 645 666

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		156 1090 1126	1115		1163 1173	2/18/20 Ap- proved
.....			335		440 454	4/9/19 Ap- proved
.....		332	287		440 454	4/14/19 Ap- proved
.....			597		622 645	5/10/19 Ap- proved
.....		521, 551 655, 666 680, 759 759, 761	645		701 734	759 Vetoed by Gov. 5/23/19	Passed over Governor's Veto

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
163	Mr. Chester. To amend section 4727 of the General Code, providing for the transfer of ettritory to or from a centralized school district.....	207	215	442	497	497
164	Mr. Chester. To amend rule 3, of section 1 of an act, entitled, "An Act to provide for the control and management of the public parks of the state; to define the duties of police patrolmen and to establish rules for the navigation of state reservoirs by power or sail boats and all other watercraft located or operated thereon, etc." (Sec. 479 General Code).....	159	171	244	284
165	Mr. Cowan. Giving authority to county commissioners, township trustees and councils of municipal corporations to build dams in streams to protect fish	543	556
168	Mr. Miller, of Stark. To amend section 2715 of the General Code, relating to active and inactive depositaries	370
169	Mr. Griswold. To amend section 13128 of the General Code of Ohio, relative to requiring net weight or content to appear on packages or containers containing commodities offered for sale, regulating charges for such packages or containers and providing for violation of the provisions thereof	218	230	702
170	Mr. Cochrun. To amend section 3068 of the General Code, relative to the use and occupancy of county memorial buildings	148	156	252	270

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		553 579 580 591	498	625 647	5/9/19 Ap- proved
.....		267 276	284	379 385	10-day limit 4/4/19
.....							
.....							
.....		390 667	702	743 750	6/5/19 Ap- proved
.....			270	323 345	4/8/19 Ve- toed by Gov.	Passed over Governor's Veto

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
174	Mr. Smith. To amend section 12788 of the General Code, relating to the protection of motormen and conductors	160	171	357	379	357
175	Mr. Greve. To amend section 1008 of the General Code, relating to hours of labor for women.....	610	610
176	Mr. Talley. To amend sections 12694 and 13423 of the General Code, relative to the illegal practice of medicine and surgery, or any of its branches, and the enforcement of penalties therefor	142	146	200	235
178	Mr. Federman. Releasing the city of Cincinnati from payment of rental provided for in leases of part of the Miami and Erie canal executed under authority of the act passed May 15th, 1911 (102 Ohio Laws), and the act passed May 17, 1915 (106 Ohio Laws) until such time as it commences operation of the facilities and utilities authorized to be constructed upon, in, under and above the same.....	240	243	278 459	413 459 460 461
180	Mr. Graham, of Licking. To provide a pension fund for persons long employed in state institutions and to provide for the retirement of such persons on part pay.....	242	249	324 565
182	Mr. Gordon, of Logan. To amend sections 4744-2, 7654-1, 7654-2, 7654-3, 7654-4 and 7654-5 of the General Code, relative to county normal schools	343	364	390	438 495

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		357-410	379		530 531	4/22/19 Approved
.....		610					
.....		207, 227 235, 236 237	237		268 269	3/18/19 Approved
.....		330 340 352 413 459-60-61 508	461			621 636	5/19/19 Approved	
.....		276, 385 386					
.....		438, 450 475	495		620 636	5/19/19 Approved	

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
188	Mr. Cable. To amend section 286 of the General Code providing for the enforcement of the findings of the Bureau of Inspection and Supervision of Public Offices	197	203	295 494	962	295 494 962
190	Mr. Dunn. To amend section 9618 of the General Code of Ohio, relating to liabilities of mutual live stock insurance associations	147	156	294	341
191	Mr. Bond. To amend section 905 of the General Code, relative to the compensation of the chief inspector and district inspectors of mines.....	831	831	832	832
196	Mr. Faris. Authorizing the boards of trustees of the Ohio University, the Miami University, the Kent State Normal College and the Bowling Green State Normal College, to establish and conduct extension departments for the training of teachers....	188	198	352	401	352 401 412
197	Mr. Gordon, of Logan. To establish library districts and extend to the people of such districts the opportunity to provide, by referendum vote, for the maintenance of a free library service therein.....	197	203
198	Mr. Hughes. To amend section 13555 of the General Code, relative to the number of persons necessary to constitute a grand jury.....	147	156	199	227

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	335, 340 361, 969	962	979 981	1/29/20 Ap- proved
.....	342 369	341	440 454	4/10/19 Ap- proved
.....	831	832	863 865	7/7/19 10- day limit
.....	401, 402 412, 463	401	411	530 531	5/5/19 Vetoed by Governor
.....
.....	207	227	258 262	3/17/19 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
199	Mr. Comings. To amend sections 788 and 789 of the General Code, and to supplement section 789 of the General Code by the addition of sections 789-1 789-2, to reorganize the state board of library commissioners, to promote the educational work of the state library and develop library extension throughout the state.....	182	193
200	Mr. Graham, of Muskingum. Revising and codifying the laws relating to the organization of banks and the inspection thereof.....	372	372	413
203	Mr. Miller, of Stark. Regulating the conduct of attorneys, defining misconduct and providing a penalty for the violation thereof.....	219	230	504
204	Mr. Miller, of Stark. To amend section 13706 of the General Code, relating to probation of persons convicted of crime.....	169	171	294	340	294
206	Mr. Baker. To amend section 1693 of the General Code, relating to the compensation of court constables.....	159	171	274	284
207	Mr. Cowan. To change the numerals and titles in the appropriation bill for the House of Representatives.....	135	146	216	232
209	Mr. York. To provide a license for angling in Ohio.....	445	448	479	513

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		372, 414 444	414			462 462	4/11/19 Ap- proved day limit	
		335-369	341			452 454	4/16/19 Ap- proved	
			285			379 385	4/14/19 Vetoed by Governor	
			232			268 269	3/27/19 Vetoed by Governor	
		859	514		514	863 865	7/2/19 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
211	Mr. Hughes. To create municipal and general health districts for purposes of local health administration; and to amend sections 1245, 1246, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code, relating to the powers and duties of boards of health and to repeal original sections 1245, 1246, 3391, 3392, 3393, 3394, 4404, 4405, 4408, 4409, 4410, 4413, 4429, 4430, 4436, 4437, 4476 and 12785 of the General Code.....	344	364	511	551	511 551 552
214	Mr. Donahay. To supplement section 1286 of the General Code, by adding section 1286-2, providing that the administration of an anesthetic by a registered nurse under the direction and in the immediate presence of a licensed physician shall not be considered the practice of medicine.....	212	215	274	285
217	Mr. Waterston (by request). To amend sections 151, 153 and 154 of the General Code, relative to appointment, duties and salaries of day and night policemen and visitors' attendants in the State House.....	611	634	664	664
218	Mr. Dunn. To re-enact sections 7150, 7151, 7152 and 7153 of the General Code, relating to destruction of Canada or Russian thistles, wild lettuce or wild mustard.....	451	471	503	603
225	Mr. Scott. To amend section 5785 of the General Code, regarding the misbranding of food, drink, flavoring extracts, confectionery and condiment	489	503	605

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	370, 540 582	552	369	623 646	5/9/19 Ap- proved
.....	285	379 385	4/14/19 Ap- proved
.....	634 694	664	746 751	6/5/19 Ap- proved
.....	603	623 645	5/9/19 Ap- proved
.....	591	503 508 515 583	605	624 647	5/20/19 10- day limit

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
227	Mr. Gordon, of Brown. To require all cars, waiting rooms, station houses and all places, equipment and conveniences of railroads used or occupied by passengers or patrons, to be kept in a clean and sanitary condition.	443	448
228	Mr. Baker. To amend section 8574 of the General Code, relative to the order of descent of property acquired by purchase	219	230	294	335
229	Mr. Graham, of Muskingum. To amend section 2980-1 of the General Code, relating to additional allowance for the deputies in the various county offices; how obtained.....	188	198	231	266	23
231	Mr. Billingslea. To amend sections 1579-91, 1579-92, 1579-93, 1579-97, 1579-102, 1579-111a, 1579-119 and to supplement sections 1579-92a, 1579-92b, 1579-92c, 1579-126a of the General Code, relative to a municipal court of Hamilton, Butler county, Ohio	218	230	352	414
232	Mr. Jones, of Hamilton. To amend section 606 of the General Code, relating to assessments for the maintenance of the public utilities commission	469	492	959	1029	1006
235	Mr. Luchsingier. To establish fire drills in factories, lofts and department stores for the occupants thereof.	657	5-8-19.....	966	966
237	Mr. Green. Extending control, for purposes of improvement, of dedicated streets and alleys outside of municipal corporations, to county commissioners and township trustees..	388	411	510

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		448						
			336			440 454	4/7/19 Ap- proved	
		199-266 290	266			379 385	4/8/19 Ap- proved	
		401	414			530 531	4/16/19 Ap- proved	
967		699 967 1059	1029			1067 1078	2/9/19 Ap- proved	
		969	966			979 981	1/29/20 Ap- proved	

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
238	Mr. Silver. To supplement sections 3082 and 3107 of the General Code, by the enactment of sections 3082-1 and 3107-1 relating to county children's homes	202	205	292	341	292 293
240	Mr. Matthews. Defining optometry, providing a state board of optometry, providing for the licensing of persons to practice optometry and for the revocation and suspension of such licenses, and providing penalties for violations	240	243	275	288
243	Mr. Kay. Requiring the maintenance of drinking water accommodations, water closets and lavatories, for free public use, at fair grounds and lavatories, for free public use, at fair grounds and amusement parks.....	261	265
245	Mr. Beaty. To amend section 8190 of the General Code, relating to time of maturity of negotiable instruments..	213	221
246	Mr. Robins. To amend section 3092 of the General Code, relating to care of dependent children by county commissioners	219	230	249	270
247	Mr. Miller, of Stark. To amend sections 1579-197, 1579-198, 1579-204, 1578-207, 1579-220, 1579-224, 1579-226, 1579-229 of the General Code, enlarging the jurisdiction of the municipal court of Alliance, Ohio, providing for certain officers thereof, and defining their powers and duties..	219	230	295	341
248	Mr. Cable. To amend section 21-1, and to enact supplemental sections to be known as sections 21-2, 21-3, 21-4, and 21-5 of the General Code, to provide for inventories of public property

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		369	341	440 454	4/10/19 Ap- proved
.....		347 462 467	288	379 385 477 485	4/10/19 Ap- proved
.....							
.....							
.....			270	323 345	4/4/19 Ap- proved
.....			341	440 454	4/21/19 10- day limit
.....							

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
254	Mr. Greve. To amend sections 1579-6, 1579-8, 1579-16, 1579-20, 1579-26, 1579-36 and 1579-39 of the General Code, relating to the municipal court of Cleveland and enlarging its jurisdiction	261	265	343	401	343
255	Mr. Bing. To amend section 5330 of the General Code so as to provide a definite rule for valuation of school and ministerial lands held under perpetual lease	389	411	567	633
256	Mr. Bryson. To amend section 486-8 of the General Code, relative to exemptions from the classified service of the state	451	472	648	1144	1144 1159
257	Mr. Bryson. To further supplement section 9921 by the addition of supplementary section 9921-6 of the General Code authorizing the employment of home demonstration agents in the several counties of the state, and providing for the further development of agriculture	389	411	466	498
259	Mr. Winter. Providing for the construction, maintenance and inspection by the state fire marshal of dry cleaning and dry dyeing buildings and establishments, and providing a penalty for the violation thereof.....	406	411	479	514
260	Mr. Hastings. To amend section 6351 of the General Code, relative to exempting honorably discharged soldiers or sailors of the United States who participated in the war with Germany and Austria, from payment of the full fee for a peddler's license.....	234	243

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		436	401		530 531	4/24/19 Ap- proved
.....		492 567 633	633		742 748 748	6/5/19 Ap- proved
.....		1159	1144		1153 1173	Vetoed by Governor 2/18/20
.....			499		620 636	5/15/19 Ap- proved
.....			514		621 636	5/10/19 Ap- proved
.....								

BILLS OF THE HOUSE — Continued

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
261	Mr. Graham, of Licking. To establish a municipal court for the city of Newark, Licking county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.....	272	278	363	414	363 414 415 416
262	Mr. Hughes. To make disposition of overpayment of taxes, and to create a trust fund from which they can be refunded upon proof of claim.....	389	411
271	Mr. Spidel. To provide for the relief of Thomas H. Robinson.....	404	411	965	1077
272	Mr. Chester. To abandon certain portions of the Miami and Erie canal, the Sidney feeder, and the Mad river feeder canal, and to provide for the retention of the same as a possible right-of-way for a ship or barge canal and for hydraulic purposes, and likewise for the leasing or selling of portions thereof	543	556	662	733
274	Mr. Burns. To amend section 870 of the General Code relating to the sale of illuminating oil and liability for damages from sale thereof, and to repeal sections 844-845-846-847-848-849-850-851-852-854-855-856-857-858-859-860-861-862-863-864-865-866-867-868-869 and 871 of the General Code, relating to state inspector of oil.....	608	634
276	Mr. Federman. To make sundry and supplementary appropriations for the remainder of the current fiscal year...	196	198	244	244	244

BILLS OF THE HOUSE—Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		465	417			529 531	10-day limit 4/28/19	
	1089	442, 1077 1089						
		733						
		699						
		244-259	244			269	3/19/19 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
279	Mr. Taylor. To provide for the reimbursement of contractors engaged in the construction of inter-county highways and main market roads, on account of losses due to governmental action, and to make an appropriation therefor	682	682	692
280	Mr. Evans. To amend sections 6602-17, 6602-20, 6602-26 and 6602-32 of the General Code relative to water supply and waterworks systems in county sewer districts.....	371	390	433	496
281	Mr. Evans. To amend sections 6602-1, 6602-4, 6602-8b, and 6602-8h of the General Code relative to county sewer districts	371	390	433	496
282	Mr. Dunspaugh. To amend sections 12996, 13007-11 and 13007-12 of the General Code relating to the employment of minors	653	653	698
285	Mr. Jones, of Trumbull. To supplement section 1352 of the General Code by the enactment of supplemental section to be known and designated as section 1352-6 relating to institutions caring for children.....	242	249	326	383
289	Mr. Gordon, of Brown. To amend section 1222 of the General Code and to enact supplementary sections 6926-1 to 6926-3 inclusive of the General Code, relative to a system of highway laws for the state of Ohio.....	596	596	615	615

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	682	693	746 751	6/6/19 Ap- proved
.....	497	621 636	5/16/19 Ap- proved
.....	496	621 636	5/16/19 Ap- proved
.....	653 747 795 796 801	698 796	747	805 806	6/5/19 Ap- proved
.....	384	451 454	4/15/19 Ap- proved
.....	596 644	886

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
290	Mr. Moyer. To supplement section 2766 of the General Code of Ohio, by the enactment of supplemental section 2766-1, providing for plats, records and documents for use of county and authorities	283	291	391	438
292	Mr. Pugh. To repeal sections 1683-12, 1683-13, 1683-14, 1683-15, 1683-16, 1683-17, 1683-18 and 1683-19, providing for a court of domestic relations for Lucas county, Ohio, and prescribing the jurisdiction of said court	272	278	431	481
294	Mr. Crabbe. To amend the following sections of the General Code: viz., 1746, 3011, 3012, 3014, 3017, 3019, 3020, 3347, 3336, 4270, 4387, 4527, 4528, 2977, 2978, 2989, 2981, 4534, 4535, 4536, 4542, 4554, 4556, 4567, 4568, 4579, 4580, 4581, 4589, 13720, 13722, 13724, 12375, 14695, 14700, 14740-5, 14740-17, 14740-28, 1397, 1404, 1601, 1602, 2845, 2980, 2983, 2987, 2997, 1682, 13725, 13726, 1959, 1967, 1981, 1982, 12385, 13438 and 13439; to enact supplemental sections 1746-1, 1746-2 and 3014-1, and to repeal the following sections of the General Code: 2093, 2846, 2902, 2903, 2904, 2980-1, 2985, 3005, 3009, 3010, 3018, 4257, 11192, 13427, 14739, 14738, 14737, 14736, 14735, 2787, 2788 and 13436, relating to fees and costs	333	339	494 1140	680	680 681 1140 1141
295	Mr. Fouts. To amend section 10933 of the General Code, as amended in volume 107 Ohio Laws, page 404, relating to the duties of guardians....	283	291	325	384

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....			439		529 531	4/22/19 Ap- proved
.....			481		625 646	5/15/19 Ap- proved
.....		663 676 735 754 755 806 1140	681	747	1165 1171	2/18/20 Ap- proved
.....			384		452 454	Vetoed by Governor 4/14/19	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
296	Mr. Lonz. To amend section 3495 of the General Code, providing for markers at graves of persons buried at public expense.....	343	364
299	Mr. Jones, of Trumbull. To amend section 2412 of the General Code, relating to the employment of legal counsel, for county boards and officers.	348	348	393	441	393 394 550
301	Mr. Jones, of Trumbull. To require the attendance at school of non-English speaking and illiterate minors.....	730	871
305	Mr. Chester. To amend sections 3128, 3130, 3131, 3132, 3133, 3134, 3135, 3136 and 3137 of the General Code, relating to the erection and maintenance of county hospitals.....	370	390	433	497	497
307	Mr. Griswold. To authorize the incorporation of co-operative agricultural associations and to define the powers thereof	404	411	466 551 745	1113	745 1113
309	Mr. Billingslea. To authorize the board of education of Madison township school district to pay Mary Williamson the sum of four hundred and thirteen dollars	344	365	390	438	438
310	Mr. Blauser. To amend section 3618-1 of the General Code, relating to the power of municipal corporations owning municipal gas plant or system of gas distribution to purchase gas without advertisement or competitive bidding	345	364	367	419
311	Mr. Bing. To amend sections 1302, 1303 and 1303-1 of the General Code, relating to the requirements for examination as a pharmacist or assistant pharmacist	371	390	478	512

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	443	441, 502 540, 550 583	443	622 645	5/9/19 Ap- proved
.....	553	497	620 636	5/9/19 Ap- proved
.....	511, 551 733, 751 1127	1113	1166 1172	2/20/20 Ap- proved
.....	463	438	529 531	4/17/19 Ap- proved
.....	419	529 531	10-day limit 4/28/19
.....	512	625 646	5/9/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
313	Mr. Harter. To supplement section 412 of the General Code by adding thereto sections 412-1, 412-2, 412-3, 412-4, 412-5, 412-6, 412-7, 412-8, 412-9, 412-10, 412-11, 412-12, and 412-13 relative to preventing destructive floods and conserving and preventing waste of the waters of the waters of the state of Ohio, and to provide for the sale or lease to the public of such water for agricultural, commercial, manufacturing and other public purposes	499	499	499
314	Mr. Helfrich. To supplement section 228 by the enactment of section 228-1 of the General Code, relative to the registration of births or deaths of residents of Ohio occurring outside the state	370	371	371
315	Mr. Emery. To authorize the governor to convey to the village of Hicksville, Defiance county, Ohio, certain land located therein.....	410	433	474	511
316	Mr. Dildine. To supplement section 1579-259 of the General Code by the enactment of a supplemental section to be known as section 1579-259a, providing for a municipal court in and for the city of Sandusky, Erie county, Ohio	491	503	959	967 973	959
317	Mr. Bing. To amend sections 7807-1, 7807-2, 7824, 7826, 7830, 7831, 7832-2, 7832-3, 7840, 7847, 7852, and 7856 of the General Code, and to enact supplemental sections 7807-10, 7823-3, 7831-2, 7831-3, 7847-1, 7847-2, 7848, 7852-1 and 7858-1 of the General Code relating to life certificates, and temporary certificates and to provide kindergarten primary certificates.....	555	602	609	733

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			499			625 646	5/9/19 Ap- proved	
			371			451 454	4/10/19 Ap- proved	
		448	512			619 635	5/19/19 Ap- proved	
		967	973			1019 1060	2-4-20 Ap- proved	
		602 609	733			746 751	6/5/19 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
320	Mr. Matthews. To establish a municipal court for the city of Portsmouth, Scioto county, Ohio, and fix the jurisdiction thereof, providing for a judge thereof and other necessary officers and define their duties, and to repeal sections 14719 and 14720 of the General Code, relating to the police court of the city of Portsmouth.....	489	503	532	604
321	Mr. Drury. To amend section 9510 of the General Code, relating to the deposit required of foreign insurance companies in this state.....	586	586
322	Mr. Comings. To amend sections 7763, 7764, 7765, 7766, 7767, 7768, 7770, 7771, 7773, 12974, 12975, 12977, 12994, 12998, 13007-1 and 13007-11 of the General Code, relating to the compulsory education and employment of minors.....
523	Mr. Miller, of Stark. Granting permission to The Massillon Electric and Gas Company to construct a transmission line across state property, being part of sections 19, 20, 21, 22, 27, 28, 29 and 30 in Perry township, Stark county, Ohio.....	389	411	479	572
326	Mr. McCoy. To provide for the appointment by county commissioners of section men to repair turnpikes and improve county roads.....	463	472	513	561	561
328	Mr. Bliss. To amend sections 1529, 2251, 2252 and 2253 of the General Code, to provide for an increase in salaries of Judges of the supreme court, court of appeals, common pleas and superior courts of the state, and for their expenses incurred in the performance of their official duties.....	1025	1033	1052	1071	1052 1071 1129 1130

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			604			628 635	10-day limit 5/20/19	
		586						
		514-524	573			627 635	5/15/19 Ap- proved	
		582	561			623 646	5/10/19 Ap- proved	
		1071 1072 1073 1093 1093 1099 1129	1073			1165 1171	10-day limit	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
332	Mr. Comings. To authorize township trustees to provide against fires and to provide and maintain fire apparatus and buildings for the use of volunteer fire companies	568	634	736	972	972
336	Mr. Lytle. To provide for the protection of agriculture and horticulture; to prevent the introduction into and the dissemination within the state of insect and disease pests injurious or harmful to plants or plant products; providing for inspection of nurseries; providing for quarantines necessary to the enforcement of this act; imposing penalties; and repealing original sections 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139 and 1140 of the General Code of Ohio	470	492	533	584	584
338	Mr. Barnes. To amend section 6828-57 of the General Code, relating to conservancy districts	453	472
341	Mr. Besaw. To amend sections 1352-3, 1352-4, 1352-5 and 1352-7 of the General Code, relating to payment by counties for care of state wards....	574	634	980	1049	980
345	Mr. Robins. To amend sections 1643, 1672 and 3093 of the General Code, relative to guardianship of children....	491	503	550	594
346	Mr. Swedersky. To provide penalties for the use of salamanders or other coke-burners giving off obnoxious or injurious gases in enclosures where persons work or are employed.....	586	587	595

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	972 1032	972	1067 1078	2/9/20 Ap- proved
.....	584	624 647	5/7/19 Ap- proved
.....	1100	1049	1113 1149	2/10/20 Ap- proved
.....	593	594	627 635	5/9/19 Ap- proved
.....	587 593	595	627 635	5/19/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
348	Mr. Wenner. To amend sections 4688, 4688-1, 4696, 4714, 4729, 4730, 4731, 4732, 4736, 4744-1, 4747-1, 4783, 7709, 7710, 7713, 7730 and 7731—of the General Code, to correct errors in various sections of the General Code, which are also a part of the school laws of the state of Ohio, and in certain instances to clarify said sections and add thereto.....	614	634	662	682	683 684 690
349	Mr. Wenner. To authorize the co-operation of cities, counties, state and federal authorities, or any of them, in the establishment and maintenance of public employment offices.....	638				
350	Mr. Gorrell. To further supplement section 13031 of the General Code by the enactment of sections to be known as sections 13031-13, 13031-14, 13031-15, 13031-16, 13031-17, 13031-18 and 13031-19, providing for the suppression of prostitution	541	542	663	814	663
352	Mr. Kay. To empower board of state charities to appoint voluntary investigators	542	557	594	633
355	Mr. Thompson. oT amend sections 109, 2491 and 3015 of the General Code, and enact supplemental section 1655-1 to the General Code, relating to extradition, to include crimes other than felonies and provide for payment of expense of extradition.....	463	472

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	674 689 737 738 754 795 806	690	684	686 690	810 811	6/21/19 Ap- proved
.....	828	814	841 850	6/21/19 Ap- proved
.....	633	743 750	6/5/19 Ap- proved
.....	475	475

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
356	Mr. Bing. To reimburse Bessie G Lyle for money loan to Company F, Seventh Infantry, Ohio National Guards	444	448	510	572	572
358	Mr. Federman. To provide two additional institutions for the custody and care of the feeble-minded and to make appropriation therefor.....	567	568	578	593
359	Mr. Freeman. To provide a state-wide retirement system for teachers in schools supported wholly or in part by public funds.....	490	503	531	573
362	Mr. Dunspaugh. To amend section 1008 of the General Code and to supplement section 1008 as amended herein by the enactment of supplemental section 1008-1 and to repeal section 1008 as enacted in Ohio Laws 103, page 555, and to repeal section 13007-6 of the General Code, relative to prohibiting the employment of females in certain occupations.....	653	653	663	663
363	Mr. Dunspaugh. To supplement section 7766 of the General Code by the enactment of section 7766-1 of the General Code, making it a misdemeanor to fail or refuse to issue schooling certificate	488	503	649	697
364	Mr. Barnes. Making it the duty of county commissioners and township trustees to employ or appoint only honorably discharged soldiers, sailors and marines, if available, in the care of memorial buildings.....	488	503	533	1086

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	572 590	572	622 645	5/15/19 Ap- proved
.....	578	594	627 635	5/19/19 Ap- proved
.....	572 573	574	628 635	5/9/19 Ap- proved
.....	653	664	744 749	6/5/19 Ap- proved
.....	697	744 749	6/5/19 Ap- proved
.....	1086	1144 1169	2/18/20 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
366	Mr. Lonz. To supplement section 3285 of the General Code by the enactment of section 3285-1, authorizing township trustees of a township composed in whole or in part of islands to purchase and operate a scow or lighter.....	491	503	565	604
372	To amend section 1662 of the General Code (as amended 107 O. L. 19) relating to probation officers, their appointment and compensation.....	613	674	674
378	Mr. Alban. To fix Climax standard baskets, small fruit baskets, hampers and round stave baskets for fruits and vegetables, and to repeal section 13108 of the General Code.....	453	472	534	597	597
382	Mr. Spidel. To amend sections 1483, 1488 and 1520 of the General Code, to provide for the reporting of cases in the courts of appeals and the publication of official court reports.....	471	492	500	560	560
383	Mr. Crosser. To amend section 3148 of the General Code of Ohio, relating to county and distant hospitals for tuberculosis	464	472	517	592
385	Mr. Mulcahy. To amend sections 12600-3 and 12600-5 of the General Code, relating to the construction of theaters and assembly halls.....	471	492	532	675
387	Mr. Walsh. To amend sections 2976-1 and 2976-7 of the General Code and to supplement section 2976-10c of the General Code by the enactment of sections 2976-11, 2976-12, 2976-13, 2976-14, 2976-15 and 2976-16, relating to park districts and providing for the annexation of territory thereto, for the sale of lands, for the issue of bonds and conferring certain police powers upon boards of park commissioners	342	364	419 480	474	419 480

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	604	624 647	5/10/19 Ap- proved
.....	634 694	674	744 749	6/9/19 10-day limit
.....	598	628 635	5/10/19 Ap- proved
.....	653 667	560	616	624 678 678	5/10/19 Ap- proved
.....	592	623 645	5/9/19 Ap- proved
.....	675 676	676	742 749	6/5/19 Ap- proved
.....	420, 462 474, 480 975	480	628 635	5/16/19 Ve- toed by Gov- ernor	Passed over Governor's veto

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
389	Mr. Tom Reynolds. To grant to boards of county commissioners power to enforce laws regulating and governing traffic on highways and to provide for the prosecution of violators thereof	450	472	567	592
393	Mr. Wise. To authorize the governor, attorney general and the superintendent of public works to sell at private sale, to the abutting land owners, a certain portion of the berme embankment of the Ohio Canal, in the city of Massillon, Stark county, Ohio	491	503	518	603
395	Mr. Bond. To amend section 13675 of the General Code, relating to trial of criminal cases.....	614	634	677
397	Mr. Wenner. To amend sections 367-2 367-5 and 367-6 of the General Code, relative to the powers and duties of the state board of education relative to vocational education	464	472	567	609
398	Mr. Federman. To regulate the manufacture and sale of soft drinks and non-alcoholic beverages in bottles....	543	556	585	585
399	Mr. Jones, of Trumbull. To amend section 4193-1 of the General Code, relat in to a joint meeting for the election of cemetery trustees.....	977	977	1042	1125
402	Mr. Swederski. To amend section 464 and to supplement section 13916 by sections 13916-1, 13916-2, 13916-3 and 13916-4 of the General Code, relative to authorizing the attorney general and the superintendent of public works to investigate the title of swamp and marsh lands and recover the same for the state	371	390

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		653	593					
			603			623 646	5/10/19 Ap- proved	
			610			624 647	5/10/19 Ap- proved	
		585	586			623 645	5/10/19 Ap- proved	
			1125			1166 1172	2/16/20 Ap- proved	

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
403	Mr. Harter. To supplement section 3141 of the General Code by the enactment of section 3141-1 and to amend sections 3147, 3143-1, 3153-2, 3153-3 and 3153-6 of the General Code, relating to hospitals for tuberculosis....	443	444	444
404	Mr. Gardner. To supplement section 3148 of the General Code, by adding sections 3148-1, 3148-2 and 3148-3, relating to county and district hospitals for tuberculosis	569	569	578	598
405	Mr. Dildine. To amend section 1453 of the General Code, relative to taking or catching fish in certain waters of the state	896	896	945
406	Mr. Freeman. To amend sections 7730, 7595, 7595-1 and 7595-2 of the General Code and to supplement the same with sections 7595-3, 7595-4 and 7595-5 of the General Code, relating to state aid to weak school districts..	588	598	602	602
407	Mr. Freeman. To amend sections 3197, 3199, 3203-5, 3203-8, 3203-21 and 3203-35 and to supplement sections 3193, 3203-2, 3203-4, 3203-12 and 3203-21	601	601	648
408	Mr. Kreider. To amend section 7642 of the General Code, relating to school libraries	554	634	662	733
409	Mr. Spidel (by request). To amend section 3178 of the General Code, relating to jail matrons and their salaries	638	689	908	917

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....			444		621 636	5/9/19 Ap- proved
.....		578	598		622 645	5/9/19 Ap- proved
.....		896 945 974 978 979	945 1033		950 956	974 Vetoed by Governor 12/31/20 Passed over Governor's veto
.....		598	602		627 635	5/19/19 Ap- proved
.....		601	648		743 750	6/5/19 Ap- proved
.....			733		743 749	6/5/19 Ap- proved
.....			917		958 970	1/29/20 10- day limit

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
415	Mr. Scott. To supplement section 3823 of the General Code by a section to be known as 3823-1, relating to assessments of lots for improvement.	469	492	577	674	577 675
416	Mr. Carpenter. To amend section 1465-82 of the General Code, relative to the maximum compensation to be paid from the state insurance fund in case of injury of employe resulting in death	552	633
419	Mr. McFarland (by request). Providing certain regulations with respect to the sale of feed stuffs.....	445	448	478	512
420	Mr. Chester. To authorize the superintendent of public works to lease, subject to the approval of the governor and attorney general, certain state lands in the city of Defiance, Ohio, to the owners of existing leases thereon	601	601	610	610
421	Mr. Silver. To authorize the board of education of a rural school district to establish, maintain and control buildings for residence purposes for the teachers, principals and superintendent of said district and to provide funds therefor	669	870
423	Mr. Benner. To amend sections 8355 and 8357 of the General Code, relative to registered pure bred bulls.....	542	557	649	967
424	Mr. Dunspaugh. To amend sections 1465-45, 1465-47, 1465-48, 1465-49, 1465-53, 1465-54, 1465-55, 1465-60, 1465-61, 1465-69, 1465-79, 1465-80, 1465-82, 1465-83, 1465-90, 1465-93, 1465-94, 1465-95, and to supplement section 1465-72, of the General Code of Ohio, by the enactment of section 1465-72a, relating to workmen's compensation	589	589	602	602

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		475 578 675 699		675	696			
			512			625 646	5/10/19 Approved	
		601 626	610			678 679	5/10/19 Approved	
			967			979 981	1/28/20 Approved	
		589	602			627 635	5/10/19 Approved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
425	Mr. Emery. Relative to recording discharge papers of soldiers, sailors or marines	732	870
428	Mr. Comings. To authorize and empower the township trustees of the township of LaGrange, Lorain county, Ohio, to use certain funds for road improvement in said township.....	490	503	550	603
432	Mr. Bishop. Authorizing the erection of county correctional homes.....	601	634	707
437	Mr. Jones, of Hamilton. To amend section 2250-2 of the General Code, to increase the salary of the public utility commissioners	641	689	907 1006	1028
438	Mr. Federman. To make an appropriation for maintaining certain state-city free employment offices for the remainder of the fiscal year.....	286	286	286
439	Mr. Wise. To establish a municipal court for the city of Canton, Stark county, Ohio, and fixing the jurisdiction thereof, providing for judges and other necessary officers of said court and defining their powers and duties, and to repeal sections 14696, 14697, 14698, 14699, 14700, 14701, 14702, 14703, 14704, 14705 and 14706 of the General Code.....	471	492
440	Mr. Winter. To amend section 660 of the General Code, relating to the licensing of solicitors and adjusters of insurance companies not authorized to transact business in the state of Ohio	491	503	542	597

BILLS OF THE HOUSE.—Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			603			622 645	5/10/19 Approved	
		698	701			742 749	6/5/19 Vetoed by Governor	
967	967	1029				1067 1078	2/9/20 Approved	
			286			289	3/21/19 Approved	
			597			627 635	5/19/19 Approved	

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
422	Mr. Copeland. To create boards of trustees of the sinking fund in the several counties of the state, provide for the appointment of the members thereof and define the powers and duties of said boards.....	445	448	523 755	756	523 755 756 757
445	Mr. Scott. To promote the efficiency of the Ohio National Guard to bring the military laws of the state into conformitw with the laws of the United States and to amend section 5261 of the General Code.....	410	433
448	Mr. Hughes. To amend section 146 of the General Code, relative to the powers and duties of the superintendent of the state house.....	491	492	533	572
450	Mr. Hughes. Supplementing section 1243-4 of the General Code by the enactment of section 1243-5, providing for the punishment of physicians who fail or neglect to make certain reports to the state board of health.....	638	689	908	949	949
451	Mr. Evans. To amend section 10697 of the General Code, relative to the sale of personal property by executors and administrators	517	557	591	733	734
455	Mr. Myers. To give certain credits on the required three years' study of the law to certain members of the Army, Navy and Marine Corps of the United States	333	362	362

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		609 802	757		810 811	6/18/19 Ap- proved
.....		572	572		624 647	5/10/19 Ve- toed by Gov- ernor
.....		1022	949		1047 1060	2/4/20 Ap- proved
.....		753	734		810 811	6/18/19 Ap- proved
.....	362	339	362		452 454	4/9/19 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
460	Mr. Jones, of Trumbull. Providing for the transfer of former road district funds to the county road fund and making provision for the payment of interest and principal of outstanding road district bonds.....	464	472	564	628
461	Mr. Beetham. To amend sections 5081-1, 5169-8 and 5169-12 of the General Code as to inspectors and challengers at state initiative and referendum elections	568	634	876	888
462	Mr. Comings. To amend section 10051 of the General Code, relative to the selling, exchanging, or encumbering real estate held by charitable or religious society or association.....	639	689	941	941
463	Mr. Myers. To amend sections 2433, 2434, and 2446 of the General Code, relating to the acquirement of land for public buildings by county commissioners	490	503	533	609	655
464	Mr. Stokes (by request). Authorizing the county commissioners of Montgomery county to allow and order paid to Anna E. Ryder for personal injuries resulting from a fall on the steps of the court house of Montgomery county, Ohio, a sum not to exceed six hundred dollars....	671	870	900	1048
465	Mr. Matthews. Defining the water resources of the state of Ohio, providing for the making of a comprehensive survey thereof, by the superintendent of public works, of Ohio, vesting in said department certain powers and duties providing for annulment of forfeited or invalid claims affecting water, providing penalties for violation of this act and making an appropriation to carry same into effect	596	634

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
466	Mr. Spidel. To authorize the use and purchase of voting machines for any or all elections to be held within any city, village, or other civil division of the state and for the appointment of commissioners	700	870
468	Mr. Backowski. To amend section 1639 of the General Code, to provide for the designation of a judge to act during the temporary absence or disability of the judge of the juvenile court	671	671	992
469	Mr. Myers. To provide for the development of Americanization work and to encourage the patriotic education and assimilation of foreign born residents	579	5-6-19	664	673
471	Mr. Robinson. To amend section 614-20 of the General Code of Ohio, relating to the public utility commission..	669	671	875	879	875 876 919 920
473	Mr. Pearson. To amend section 2503 of the General Code, relative to Memorial Day	450	472	532	677	677
474	Mr. Silver. To amend section 9880, 9881, 9882, 9884, 9894 and 9899 and to add supplementary section 9884-1 to 9884-4 inclusive, and to repeal sections 9880-1, 9883, 9911, 9914 and 9915 of the General Code, relative to county agricultural societies	544	557	584	584
477	Mr. Freeman. Defining the crime of criminal syndicalism and prescribing punishment therefor	534	534	534

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	994	671 992	994	1039 1058	2/4/20 Ap- proved
.....	634 664 672 673	664 673	673	744 749	6/5/19 Ap- proved
.....	878	878 887 892, 893 919	879	958 969	1/16/20 Ap- proved
.....	607 694	677	742 749	6/5/19 Ap- proved
.....	585	627 635	5/15/19 Ap- proved
.....	534	534	635	5/7/19 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
478	Mr. Bryson. Relative to authorizing the Dayton, Springfield and Xenia Southern Railway Company to extend its line over a part of the grounds of the Ohio Soldiers' and Sailors' Orphans' Home	517	557	585
479	Mr. Brown. To amend section 4692 of the General Code, relating to the supervision of rural and village schools, and to repeal section 4692 of the General Code	543	556
483	Mr. Lytle. To amend section 3618 of the General Code to provide authority in municipal corporations to establish, maintain and operate municipal ice manufacturing plants	895	895
484	Mr. Gardner. To amend section 5966 of the General Code, relating to actions at law in betting	541	541	557	541
486	Mr. Hughes. To amend section 1550 of the General Code, relating to compensation of official stenographers of the court of common pleas	799	870	1053	1091	1091
488	Mr. Bonser. To provide for the acquisition of the land upon which the tomb of William H. Harrison is situated and to establish a commission to care for same	485	485	485	485
490	Mr. Drury. To provide for the inspection, license and sanitary regulation of commercial canneries and for the publication of reports of same	554	554	584	598
492	Mr. Beatty. To amend sections 7976, 7977 and 7979 of the General Code, relating to the organization of the board of trustees of the combined normal and industrial department of Wilberforce University	517	557	557

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	585	619 623 645	5/19/19 Approved
.....
.....	895 778
.....	541	558	621 636	5/10/19 Approved
.....	1099	1091	1169	10-day limit
.....	485	621 636	5/9/19 Approved
.....	598	622 645	5/10/19 Ap-
.....	557 582	557	624 647	5/27/19 Vetoed by Governor

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
493	Mr. Chester. To amend sections 5652, 5652-1, 5652-4, 5652-7, 5652-8, 5652-9, 5652-10, 5652-11, 5652-12, 5652-13, 5652-14, 5652-15, 5653, 5841 and 5845 of the General Code, relating to the regulation of dogs and providing compensation for damages done thereby	580	668	668 669
497	Mr. King. To make an appropriation for the payment of the salaries of the members of General Assembly.....	471	492	510	559
502	Mr. Hatch. To authorize the city of Nelsonville, Athens county, Ohio, to enter upon, improve and occupy a portion of the Hocking canal as a public highway and for sewerage and water purposes	652	652	665	665
506	Mr. Foster. To prohibit aliens from using the words "United States" or "America" or any derivative or abbreviation thereof in the carrying on of their business.....	613	634	662
507	Mr. Atkinson. To amend section 1683-9 of the General Code relating to mother's pensions.....	689	689	732
508	Mr. Hinchey. To amend section 2934 of the General Code, relative to the extension of soldiers relief to indigent veterans of the war with Germany....	608	634	663	732
510	Mr. Miller, of Stark. To establish a municipal court for the city of Massillon, Stark county, Ohio, and fixing the jurisdiction thereof, and providing for a judge thereof, and other necessary officers, and defining their powers and duties.....	470	470	493	561

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		634	669	743 750	6/5/19 Ap- proved
.....			559	625 646	5/27/19 Vetoed by Governor
.....		652 664 673	665	744 749	6/9/19 10- day limit
.....							
.....		689	732	742 749	6/5/19 Ap- proved
.....			732	742 749	6/5/19 Ap- proved
.....			561	620 636	5/20/19 10- day limit

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
511	Mr. Matthews. To accord special recognition to officers and enlisted men receiving awards for gallantry and to acquaint citizens and soldiers of the state with the appearance and comparative rank of American decorations awarded them for distinguished gallantry and heroism, and to establish a special state Roll of Honor.	508	517	562	573
512	Mr. Robins. To designate certain portions of Route No. VIII of the main market roads of Ohio as "The Scioto Trail"	600	600	602
515	Mr. Banker. To amend section 1693 of the General Code, relating to compensation of court constables.....	502	515	535	535
518	Mr. Tom Reynolds. To amend section 1465-63 of the General Code, relative to the amount to be contributed to the State Insurance Fund by school districts.....	608	608	698
521	Mr. Spidel. To authorize the Ohio Board of Administration to grant to the city of Dayton right to construct and maintain a standpipe upon the ground of the Dayton State Hospital with necessary pipe line approach thereto	606	634	888	904
522	Mr. Matthews. To amend section 12708 of the General Code, relative to penalties for violations of the pharmacy laws	543	543	551	592
523	Mr. Fouts. To amend section 10933 of the General Code, as amended in Volume 107, Ohio Laws, page 404, relating to the duties of guardians....	534	556	566	573

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	583	573	578	623 645	5/10/19 Ap- proved
.....	600	603	622 645	5/19/19 Ap- proved
.....	535	591 596	4/22/19 Ap- proved
.....	608	698	744 749	6/5/19 Ap- proved
.....	904	958 970	1/27/20 Ap- proved
.....	592	622 645	5/19/19 Ap- proved
.....	573 574	574	624 647	5/15/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
524	Mr. Lustig. To amend section 2419 of the General Code, authorizing the county commissioners to expend funds for the establishment, equipment and maintenance of public offices.....	553	577	592
526	Mr. Crabbe. To amend sections 13195, 6064, 6066, 6100, 6101, 6102, 6103, 6104, 6105, 6106, 6107, 13242, 13243, 13244, 13245, 13246, 13247, 13248 and 13249 relating to the manufacture and sale of intoxicating liquors as a beverage and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code	818	826	826
527	Mr. Crabbe. To amend sections 6169 to 6183 inclusive, of the General Code, providing for the enforcement of laws and the constitutional amendment prohibiting the manufacture and sale of intoxicating liquors as a beverage, and to repeal the provisions of an act to provide for license to traffic in intoxicating liquors as found in Volume 103, Ohio Laws, at pages 216-243, being sections 1261-16 to 1261-73 inclusive, of the General Code.	825	825	826
528	Mr. Graham, of Muskingum. To amend section 696 of the General Code, relative to supervisor of bond investment companies	567	634		
531	Mr. Hopple. To amend section 13560 of the General Code, relative to proceedings before grand juries, as amended on the fourth day of February, 1919	595	595	603

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		577	592	622 645	'5/15/19 Ap- proved
.....		818, 825 826, 827	827	841 850	6/21/19 Ap- proved
.....		825	826	841 850	6/21/19 Ap- proved
.....		699
.....		595 596 603-604 605	604	607 607	4/21/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
533	Mr. Denune (by request). To amend section 1931-1 of the General Code relating to the appointment of trustees, and for the management of the Ohio Soldiers' and Sailors' Orphans' Home, at Xenia, Ohio.....	659	690
535	Mr. Myers. To amend section 2863 of the General Code, relative to the sale of certain personal property of decedents upon whom inquest has been held and who have no known friends or relatives.....	658	689	941
536	Mr. King. Making general appropriations for the fiscal years beginning July 11th, 1919.....	682	685	729	702-763 763-794
537	Mr. Pearson. Giving the councils, power and authority to permit the use of a reasonable portion of any public park in any city for Chautauqua Assembly purposes, and regulating matter connected therewith.....	640	689	697
538	Mr. Lustig. For the relief of John J. Boyle, county treasurer of Cuyahoga county	658	689	733
539	Mr. King. To make sundry and supplementary appropriations for the remainder of the current fiscal year.....	657	657	657
540	Mr. Robins. To amend section 12805 of the General Code, to provide penalty for disorderly conduct at militia encampment and military cantonment	626	626	649

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	689 690
.....	689	941	958 969	1/27/19 Ap- proved
.....	736 738 763 799	730	810 811	6/30/19 10- day limit
.....	689	698	742 749	6/5/19 Ap- proved
.....	689	733	742 749	6/5/19 Ap-
.....	657	678 679	5/15/19 Ap- proved
.....	626	649	742 749	6/5/19 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
543	Mr. Drury. To repeal sections 1231-5, 1231-6, 1231-7, 1231-8, 1231-9 and 1231-10 of the General Code, and thereby abolish the highway advisory board	658	658	1113
544	Mr. Robins. To amend section 10150, General Code, regulating chamber of commerce	688	688	697
548	Mr. Matthews. To immediately consider and carry into effect the object of section 6, Houe Bill No. 511, and have erected at a suitable place or places in the state house, one or more appropriate tablets on which to be inscribed the names of all officers and enlisted men composing the Special State Roll of Honor established by the provisions of said House Bill No. 511, with the proper letters after each name to signify the award by the United States for most distinguished gallantry and heroism. (M. H. R., M. H., D. S. C., S. C. S.).....	700	870	1053	1122
551	Mr. Wise. To amend sections 5706, 5751, 6251, 6254, and to repeal sections 6534, 10801 of the General Code, relative to the rates and publication of legal advertising.....	693	693	698
552	Mr. Chester. To amend section 13030 of the General Code relative to improper relations with female pupils....	693	870
553	Mr. King. To make appropriation for the salaries of members of the House of Representatives and Senate for the calendar year 1920.....	694	694	697
554	Mr. Lonz. Providing for the maintenance of parks in townships composed in part of islands.....	700	870	965	1030

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1085 1114	1113	1166 1172	2/28/20 Vetoed proved
.....	688	697	742 749	6/5/19 Ap- proved
.....	1128	1166 1172	2/18/20 Ap- proved
.....	693	698	745 751	5/28/19 Ap- proved
.....	694	697	746 751	5/28/19 Ap- proved
.....	1030	1067 1078	2/9/20 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
555	Mr. Silver. Making appropriation for necessary improvements in connection with the state fair grounds.....	730	732	735
558	Mr. King. To make sundry appropriations	817	817	821	821	818 819 820 821 822 850 851 852 853, 854 855, 921 to 936 incl.
559	Mr. Kay. To amend section 2394 of the General Code (amended April 17, 1919, approved by Governor May 10, 1919, and filed with Secretary of State May 16, 1919), purporting to relate to county infirmaries; and section 2349 of the General Code, relating to county infirmaries.....	754	870
560	Mr. Evans. To abandon a portion of the Miami and Erie canal in Lucas county, Ohio, and to provide for the sale or lease of the same to the city of Toledo, Ohio.....	830	830	950
561	Mr. Kay. To amend section 3963 of the General Code relating to charges by municipalities for water service....	799	871	901	1044
565	Mr. Bliss. Authorizing corporations of this state to cooperate in the creation and maintenance of instrumentalities for public welfare.....	1083	1083	1123	1115

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	733	735	746 751	5/28/19 Ap- proved
.....	1013	821 829, 831 874, 881 921, 1012 1013	823 1013	948 948	Veto 1010	Passed over Governor's Veto
.....	1143
.....	830 1029	1030	950	1068 1078	2/4/20 Ap- proved
.....	804	1045	1091 1102	2/10/20 Ap- proved
.....	1083 1115	1123	1166 1172	2/19/20 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
567	The Special Joint Committee on Taxation. To authorize the taxing authorities of counties, municipal corporations, townships and school districts to fund deficiencies in operating revenues for the year 1919, issue bonds and to levy taxes for such purposes....	848	848	849
568	Mr. Lawyer. To amend section 7730 of the General Code, as amended H. B. 348 and H. B. 406 as passed in the 83rd General Assembly, relative to the suspension of schools in village or rural districts	859	859	859
569	Mr. Federman. To make an appropriation for the payment of salaries of the employes of the House of Representatives, and counsel for joint committee on Taxation.....	860	860	860
570	Mr. Billingslea. To make an appropriation for the payment of salaries of the employes of the House of Representatives of the 81st General Assembly	882	882
571	Mr. Taylor. Providing for the relief of Frank J. Bentz.....	864	871	877 998	888 1004
573	The Special Joint Committee on Taxation. Providing for the levy and collection of a tax on the operation of motor vehicles on the public roads and highways of this state, and for such purpose amending sections 6290, 6291, 6292, 6293, 6294, 6294-1, 6295, 6298, 6301, 6309, 12618, 12620 and 12621 of the General Code, and enacting supplemental sections 6309-1, 6309-2, 6309-3, 12618-1, 12618-2 and 12618-3 of the General Code.....	892	892	897	898	897 898

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	848 849	849	863 865	6/21/19 Ap- proved
.....	859 1005	1005
.....	860	862 865	6/30/19 Ap- proved
.....
.....	956	938 956 1004 1005	888 1005	902 956	1039 1058	2/4/20 Ap- proved
.....	916	899	942 948	1/2/20 10-day limit

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
574	Mr. Federman. To amend section 6370 of the General Code, relative to the duty of dealer in second-hand articles	1037	1037	1053	1077
576	Mr. Federman. To amend sections 1558-6 of the General Code, relative to the municipal court of Cincinnati..	891	891	904
577	Mr. Federman. To amend section 4000-16 of the General Code, authorizing the creation of a Board of Rapid Transit Commissioners in cities, defining its powers, passed May 17, 1915, 106 O. L., page 286, and amended March 20, 1917, 107 O. L., page 406	894	894	943
			20			
578	Mr. Robinson. Providing for the granting of honorary commissions to officers of Home Guard and similar military organizations	961	965
580	Mr. Carpenter. To amend section 948 of the General Code, relative to the use of electricity in mines.....	918	918	944
581	Mr. Donahay. To provide for the election and appointment of additional judges in Mahoning county.....	893	894	905	917	905 917
585	Mr. Jones, of Trumbull. To amend section 3298 of the General Code, relative to the powers of township trustees	896	896	902	908
589	Mr. Gordon, of Brown. To amend section 2413 of the General Code, relative to expenses of county commissioners	995	1-21-	1104

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			1077			1145 1169	2/18/20 Ve- toed by Gov- ernor	
		891	904			959 976	1/29/20 10-day limit	
		894	943			959 970	1/22/20 Ap- proved	
		918	944			958 970	1/28/20 Ap- proved	
		969	917			979 981	2/3/20 10-day limit	
			909			959 970	1/22/20 Ap- proved	

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
590	Mr. Reynolds. To amend section 4862 of the General Code, to provide that women may vote and be voted for at certain primary elections.....	893	894	597	963
592	Mr. Jones, of Hamilton. Authorizing boards of education to establish, maintain and disburse replacement fund....	941	957	990	1003
594	Mr. Beatty. To amend section 12430 of the General Code, providing for the payment of the amount credited to a convict to parent.....	1084	1087	1106
599	Mr. Federman. To amend sections 1558-15 and 1558-16 of the General Code, relating to the municipal court of Cincinnati	915	915	941
604	Mr. Spidel. To amend section 1398 of the General Code, relative to taking of fur-bearing animals.....	974	980
605	Mr. Davis. To amend section 13362 of the General Code, relative to poisoning animals	1008	1033	1036	1085
606	Mr. Cable. To amend section 1397 of the General Code, relative to open season for squirrels.....	973	980	1006	1076
607	Mr. Clark. To amend section 10917 of the General Code, relating to the appointment of guardians.....	1034	1038	1039	1045
608	Mr. Burns. To reimburse the Citizens National Bank of Marietta, Ohio, for moneys expended on state property....	1009	1-22- 20	1044

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	961	961 962 963 965	963	979 981	1/20/20 Ap- proved
.....	1004	1039 1058	2/4/20 Ap- proved
.....	916	941	959 970	1/27/20 Ap- proved
.....	1085	1145 1169	2/18/20 Ap- proved
.....	1076	1112 1149	2/10/20 Ap- proved
.....	1045	1092 1102	2/10/20 Ap- proved
.....	1033	1044	1092 1102	2/16/20 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
609	The Special Joint Committee on Taxation. Providing for levying and collecting an annual tax on the net incomes of persons residing in this state and for that purpose enacting chapter 16 of title 1, part second of the General Code of Ohio, consisting of supplemental sections 5773-1 to 5773-42 inclusive thereof, amending section 1465-1 of the General Code and repealing section 1 of the act of May 10, 1910, 101 O. L. 399, designated as section 5445 of the General Code.....					
610	Mr. King. To provide for the purchase and installing new steel vaults and necessary improvements incident thereto in the office of the Treasurer of State in the State Capitol Building..	944	944	946	946
612	Mr. Smith. To supplement section 1155-16 of the General Code by the enactment of supplemental sections to be known as sections 1155-16a and 1155-16b, and to amend section 1155-19 of the General Code, relating to the inspection of cold storage goods and the regulation and inspection of cold storage warehouses.....	1095	1095	1120	1133
613	Mr. Lonz. Relative to spraying vineyards for the destruction of insect pests	693	1018	1048
614	Mr. Cowan. To make an appropriation for the payment of salaries of the employes of the House of Representatives and Senate and mileage of members	889	889	889	889 890

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
		944 951	946			959 970	1/28/20 Ap- proved	
			1134			1175 1177	2/20/20 Ve- toed by Gov.	
		978	1048			1092 1101	2/10/20 Ap- proved	
		889 895	890			899 902	12/12/19 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
615	The Special Joint Committee on Taxation. Providing for the levy and distribution of taxes on the taxable property of the state for the support of common schools, the adjustment of tax limitations applicable to levies for local school and township purposes, the repeal of the laws relating to state aid for weak school districts, and the abolition of state levies for sinking fund, university and normal school purposes; and to such ends amending section 5649-3a, 5649-4, 7575, 7582, 7587, 7595, 7596, 7597, 7600, 7603, 7613, 7736, 7747, 7751, and 7787 of the General Code, enacting a supplementary section to be designated as section 7600-1 of the General Code and repealing sections 3204, 7594-1, 7595-1, 7595-2, 7595-3, 7595-4, 7802, 7804, 7924, 7925, 7926, 7927, 7927a, 7927b, 7928, 7929, and 7986 of the General Code	1060	1061	1065	1070	1065 1066
616	Mr. Alban. To amend sections 7595, 7595-1, 7595-4, 7596, 7597 and 7730 of the General Code, correcting errors and harmonizing sections in the state aid for weak school district law, and supplementing section 7730, with new section 7730-1 providing for the time when school property in suspended districts can be sold.....	943	957	990	1005	1005
618	Mr. Cookston. Authorizing county commissioners to borrow money in anticipation of the collection of taxes to be raised by special tax levy for repair and maintenance of roads.....	948	949	987	1003	987 988

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1100	1071	1169	10-day limit
.....	1005 1060	1005	1068 1079	2/11/20 Approved
.....	954 966 1020	1003	950 1039 1058	2/4/20 Approved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
620	Mr. Crabbe. To prohibit the liquor traffic and to provide for the administration and enforcement of such prohibition and repeal certain sections of the General Code.....	970	971	1002	1014	1014
621	Mr. Fouts. Providing for the validation and ratification of certain contracts of the state entered into through the state highway department.....	944	944	951
622	Supplementary to an act entitled "An act relative to the first-class, having a population exceeding one hundred and fifty thousand inhabitants" passed May 4, 1869 (60 O. L. 80), and to all acts supplementary to said act, and authorizing the board of trustees appointed under said act of May 4, 1869, to issue additional bonds for permanent betterments upon the line of railway constructed under the provisions of said acts	953	954	972
631	Mr. Chester. To amend sections 3001 and 6498 of the General Code, relative to compensation of county commissioners	954	954	967
632	Mr. James A. Reynolds. To amend sections 710-49 and 710-60 of the General Code, relating to the number of persons composing a board of bank directors	943	957	1018	1043

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1006	979 1006 1015 1016 1059	1016	1092 1102	2/16/20 Ap- proved
.....	944	952	958 969	1/29/20 10- day limit
.....	954	972	1019 1060	2/4/20 Ap- proved
.....	954	967	979 981	1/29/20 Ap- proved
.....	1043	1092 1102	2/9/20 Ap- proved

BILLS OF THE HOUSE—Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
633	Mr. Griswold. To amend sections 1261-16, 1261-17, 1261-18, 1261-19, 1261-20, 1261-21, 1261-22, 1261-25, 1261-26, 1261-27, 1261-28, 1261-31, 1261-36, 1261-38, 1261-39, 1261-40, 4404, 4405, 4408, 4413 of the General Code, relating to the creation of city and general health districts for purposes of local health administration and to repeal sections 1261-23, 1261-34, 1261-35 and 1246 of the General Code	909	909	912	912 947
637	Mr. Winter. To amend section 6587 of the General Code, relating to policies or contracts of insurance.....	1056	1061	1106	1124
638	Mr. Graham, of Muskingum. To supplement section 4139 of the General Code, relative to joint city and county work houses, and to repeal sections 14548, 14549, 14550, 14551, 14552, 14553, 14554, 14555, 14556, 14557, 14558, 14559, 14560, 14561, 14562, 14566, 14567, 14569 and 14570 of the General Code	1032	1036	1096	1131	1132
642	Mr. Brach. To authorize municipal corporations to issue bonds to purchase, construct and acquire by condemnation a transportation system or systems	1086	1087	1121	1153
644	Mr. Miller, of Stark. To amend sections 7, 8, 10, 14, 18 and 20 of an act entitled "An Act to authorize the commissioners of Stark county to issue bonds, purchase site, erect work-house, and for the government of the same"	948	948	957	973

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		909 913 943 945 946 947	913		950 956	12/2/20 10-day limit
.....		1061 1089	1124		1164 1172	2/18/20 Vetoed by Gov.
.....		1147	1131		1164 1172	2/18/20 Approved
.....				1153			
.....	994	973	994		1040 1058	2/4/20 Approved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
647	Mr. Donahay. To amend section 1579-161 of the General Code, relative to the establishment of a municipal court in the city of Youngstown, Ohio.....	1084	1084	1120
648	Mr. Halstead. To amend sections 7150, 7152 and 7153 of the General Code, relating to destruction of noxious weeds	1021	1021	1106
650	Mr. Green. To amend sections 3618 and 3939 of the General Code, relative to authorizing municipalities to manufacture and harvest ice and furnish same to the inhabitants thereof..	995	995	1018	1134
651	Mr. Bond. To amend section 4345-1 of the General Code, relative to the construction, combining or rebuilding of public utilities in municipalities....	1037	1038	1052	1076
653	Mr. King. To make appropriation for repairs of House of Representatives..	1032	1036	1054	1075	1075 1076
655	Mr. Robins. To amend section 10392 of the General Code of Ohio, relating to failure to prosecute to final judgment	1035	1038	1052
656	Mr. Walsh. To amend section 5356 of the General Code relative to the exemption from taxation of property belonging to park districts.....	1056	1056	1096	1128
657	Mr. Stump. To amend section 11206 of the General Code, relating to appeals from the Probate Court to Court of Common Pleas.....	1152
659	Mr. Hopple. To amend section 9160 of the General Code, relating to union depot companies	995	998	1031

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
				1134				
			1077			1112 1149	2/16/20 Ap- proved	
		1093 1149	1076			1165 1172	2/18/20 Vetoed by Governor	
			1128			1165 1172	2/18/20 Ap- proved	
		998	1031			1068 1078	2/4/20 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
660	Mr. Federman. To amend section 1836 of the General Code, relative to the salary of members and fiscal supervisor-secretary of the bureau of inspection and supervision of public offices	1117	1117	1146
661	Mr. Faris. To amend section 7624, General Code of Ohio, as amended March 21st, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education.....	996	996	1028
665	Mr. Graham, of Licking. To amend section 1579-370 of the General Code, relative to the disqualification of judge of the municipal court from the practice of law	1100
670	Mr. Helfrich. To amend sections 4250 and 4276 of the General Code, relative to merging the positions of director of public safety with that of public service.	1116	1117
672	Mr. Smith. To supplement section 8313 of the General Code of Ohio, relative to mechanics' liens.....	1032
673	Mr. Walsh. To supplement section 3808 by the enactment of section 3808-1 of the General Code, relative to the compensation of street commissioners in villages.....	1101	1128	1149
675	Mr. Scott. To amend section 5242 and to supplement section 5186 of the General Code, to promote the efficiency of the Ohio National Guard....	1025	1026 1035	1062	1149	1158

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1117	1146	1165 1172	2/18/20 Ap- proved
.....	1025	996 1025	1028	1068 1079	2/11/20 Vetoed by Governor
.....	1117
.....	1036 1038 1041 1059
.....	1128	1150	1165 1172	2/18/20 Ap- proved
.....	1026 1158	1149	1165 1172	2/18/20 Ap- proved

BILLS OF THE HOUSE — Continued

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
681	Mr. Graham, of Licking. Authorizing the Governor to deed certain lands to the Ohio Archæological and Historical Society to be maintained as public parks and making an appropriation for suitable markers.....	1083	1083	1097
686	Mr. Robins. To amend section 1662 of the General Code (as amended 108 O. L., —Part 1—692) relating to probation officers, their appointment and compensation	1034	1038	1053	1078
687	Mr. Matthews. To amend section 1579-461 and section 1579-472 of the General Code (108 O. L., pp. 462 and 466) relating to a municipal court for the city of Portsmouth, Scioto county, Ohio	1020	1035	1052
690	To amend section 1695 of the General Code, as amended, 107 Ohio Laws, 144, relative to the publication of Court Calendar.....	1100	1101	1123
691	Mr. Clark. To amend sections 3515-23, 3515-24 and 3515-28 of the General Code, relating to the powers of council and other officers under the city manager plan of government for municipalities	995	1037	1036
697	Mr. Morris. To supplement section 4366 of the General Code by enactment of additional sections providing for the zoning or districting of municipalities and the regulation of the regulation of the location, bulk, height and uses of buildings and other structures and premises	996	996	1027	1048	1028 1048
698	Mr. Freeman. To amend section 7645 of the General Code, relative to requiring the study of thrift in the public schools	1035	1035	1120	1147

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Post- poned.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
			1078			1112 1149	2/10/20 Ap- proved	
	1101	1124				1165 1172	2/20/20 Vetoed by Governor	
	1033	1039				1092 1102	2/16/20 Ap- proved	
	1080 1100	1049				1169	2/13/20 Ap- proved	
			1147			1165 1171	2/18/20 Ap- proved	

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
699	Mr. Dodge. To amend section 6929 of the General Code, relative to road bonds	1056	1056	1063	1089	1063 1064 1065 1089
702	Mr. King. To make sundry appropriations	1023	1023	1104	1115	1104 1105 1106 1116 1123
705	Mr. Donahay. To provide for refunding collateral inheritance taxes paid when it has been judicially determined that the whole or a part of said taxes ought not to have been paid	1041	1041	1077
706	Mr. Donahay (by request). To amend section 1352-6 of the General Code, relating to institutions caring for children	1021	1022	1036	1049
707	Mr. Morris (by request). To abolish the superior court of Cincinnati by repealing sections 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578 and 1579 of the General Code, creating the superior court of Cincinnati.....	1110	1110	1132
708	Mr. Halstead. To amend section 710-3 of the General Code, relating to the banking code.....	1035	1-26- 20	1043
712	The special joint committee on Taxation. To authorize the taxing authority of municipal corporations to fund deficiencies in operating revenues for the year 1920, issue bonds and to levy taxes for such purposes.....	1009	1009	1016

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1089 1127	1089	1166 1171	2/16/20 Ap- proved
.....	1037 1043-1084 1123 1128	1116 1123	1123	1162 1173	10-day limit
.....	1041	1077	1113 1149	2/10/20 Ap- proved
.....	1049	1092 1101	2/10/20 Ap- proved
.....	1110	1132	1162 1173	2/18/20 Ve- toed by Gov.
.....	1038	1043	1092 1102	2/16/20 Ap- proved
.....	1009	1017	1068 1079	2/4/20 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
713	Mr. Gardner. To remove interest and sinking fund levies on account of bonds issued prior to January 20, 1920 from all limitations on tax rates, with the approval of the electors of a subdivision	1010	1010	1013 1079	1018.	1013 1014 1018 1079 1080
714	Special Joint Committee on Salaries of State Employes and School Teachers	1026	1026	1028
716	Mr. Federman (by request). To amend sections 7755, 7757, 7758, and 7761 of the General Code, relative to the establishment of public schools for the blind, deaf, and crippled	1094	1094	1125
717	Mr. Jones, of Hamilton. To abolish the Insolvency Court of Hamilton county and to repeal sections 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618 and 1619 of the General Code....	1109	1109	1132
718	Mr. Bond. Providing for the relief of Olive M. Smith.....	1083	1087	1104	1130
721	Mr. Pearson. To amend section 8977 of the General Code, providing for passenger fares on railroads.....	1057	1057	1077
724	Mr. Burns. To amend section 7769 of the School Code, relative to appointment of local truant officers in county school districts	1100	1101
725	Mr. King. To supplement section 915 of the General Code by the enactment of a supplemental section, to be known as section 915-a of the General Code, relative to rescue stations	1170	1170	1170

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1014 1033 1042 1088	1018 1080	1092 1101	10-day limit
.....	1026	1028	1044 1047	1/28/19 Ap- proved.
.....	1094	1125	1162 1173	2/18/20 Ap- proved
.....	1109	1133	1162 1173	2/18/20 Ve- toed by Gov.
.....	1130	1162 1173	2/18/20 Ap- proved
.....	1057	1078	1113 1149	2/10/20 Ap- proved
.....	1101
.....	1170	1170	1176 1177	2/18/20 Ap- proved

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
727	Mr. Fouts. Providing for the relief of Morgan county, Ohio.....	1021	1021	1031
732	The Special Joint Committee on Taxation. To amend sections 6309 and 6309-1 of the General Code, relating to the custody and apportionment of motor vehicle taxes due to districts of registration	1047	1047	1050
734	Mr. Luchsinger. To amend section 51 of the General Code, relative to the salaries per diem of officers of Senate and House	1158	1158	1158
735	Mr. York. To enact supplemental section 5649-7 of the General Code fixing uniform rates of taxation in taxing districts lying in two or more counties and to fix the limitation of rates of taxation in such districts....	1094	1094	1114
737	Mr. McFarland. To amend section 3376 of the General Code, relative to township roads	1100	1114	1114
742	Mr. Evans. To amend sections 503 and 614-44 and to repeal section 614-47 of the General Code, relative to the regulation of street railways.....	1094	1103	1124
743	Mr. Hopple. To amend section 245 providing for the form of warrants issued by the auditor of state.....	1093	1103

BILLS OF THE HOUSE — Continued.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
744	The Joint Committee on Taxation Taxation. To correct errors and supply omissions in the inheritance tax law and to change certain procedure relating to the collection and distribution of inheritance taxes, and for such purpose, amending sections 2624-1, 2685-1, 2689, 5333, 5334, 5336, 5338, 5342, 5348-7, 5348-8 and 5348-10 of the General Code and enacting supplemental sections to be designated as sections 1465-24a, 5332-1, 5348-2a and 5348-8a of the General Code, respectively	1095	1095	1125
749	Mr. Spidel. To amend section 1579-74 of the General Code, relative to providing for the compensation of the clerk of municipal court of Dayton, Ohio	1093	1103
751	Mr. Crabbe. To amend section 5704 of the General Code, relating to the publication of lists of lands on which the taxes have become delinquent....	1156	1156	1156
754	Mr. Cowan. To make an appropriation for the payment of the salaries of employes of the House of Representatives and Senate	1116	1116	1150
759	Mr. Crabbe. To repeal sections 6212-85 6212-86, 6212-87, 6212-88, 6212-89, 6212-90, 6212-91, 6212-92, 6212-93, 6212-94, 6212-95, 6212-96, 6212-97, 6212-98, 6212-99, 6212-100, 6212-101, 6212-102, 6212-103, 6212-104, 6212-105, 6212-106, of the Gneral Code, relative to the manufacture and sale of intoxicating liquor.....	1118	1118	1133

BILLS OF THE HOUSE — Continued.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....		1095	1126		1162 1173	2/18/20 Ap- proved
.....		1156	1156		1162 1173	2/18/20 Ap- proved
.....		1116	1150		1163 1173	10-day limit
.....		1118	1133		1163 1173	2/18/20 Ap- proved

BILLS OF THE HOUSE -- Concluded.

Number.	Author and Title.	Received—Read First Time.	Second Reading—Referred.	Reported.	Third Reading.	Amended.
760	Mr. Crabbe. To repeal sections 6212-107, 6212-108, 6212-109, 6212-110, 6212-111, 6212-112, 6212-113, 6212-114, 6212-115, 6212-116, 6212-117, 6212-118, 6212-119, 6212-120 and 6212-121 of the General Code, relative to the manufacture and sale of intoxicating liquor	1118	1118	1133
761	Mr. Faris. To amend section 7624 of the General Code of Ohio, as amended March 21, 1917, 107 Ohio Laws, page 624, relating to acquiring real estate by a board of education....	1098	1098	1114
762	Mr. King. To make supplementary appropriation for the remainder of the current fiscal year and for the fiscal year 1920-21.....	1128	1128	1138	1145
771	Mr. Silver. Providing for the bonding of employes in the department of treasurer of state	1139
772	Joint Committee on Salaries of State Employes and School Teachers. To amend sections 1181 and 1182 of the General Code, relative to the compensation of state employes.....	1149	1154	1154
773	Special Joint Committee on Salaries of State Employes and School Teachers. Making appropriations for supplemental salaries for certain state employes	1168	1168	1168

BILLS OF THE HOUSE — Concluded.

Tabled, or Postponed to Time Certain.	From Table, or Taken Up.	Other Proceedings.	Passed.	Lost, or Indefinitely Postponed.	Reconsidered.	Enrolled and Signed.	Action of the Governor.	Remarks.
.....	1118	1133	1163 1173	2/18/20 Ap- proved
.....	1099	1114	1169	2/18/20 Ap- proved
.....	1145	1163 1173	10-day limit
.....	1154	1154	1171	10-day limit
.....	1168	1168	1175 1177	2/19/20 Ap- proved

SENATE JOINT RESOLUTIONS.

Number.	Author and Title.	Offered.	On Table.	From Table, or Taken Up.
1	Mr. Whittemore. Relative to committee to wait on Governor relative to organization.....	8
2	Mr. Whittemore. Relative to joint convention of two Houses of General Assembly.....	13
3	Mr. Davis. Relative to appointment of committee to make arrangements for inauguration of governor-elect James M. Cox.....	15
4	Mr. Liggitt. Ratifying proposed amendment to the Constitution of the United States.....	16	19
5	Mr. Whittemore. Relative to adjournment of General Assembly	18
6	Mr. Parrett. Relative to appointment of Special Joint Taxation Committee	22	35
7	Mr. Whittemore. Relative to joint convention of General Assembly for inaugural ceremonies.....	23
8	Mr. Kryder. Relative to mileage of members.....	27
9	Mr. Liggitt. Relative to printing and distribution of weekly bulletin	28
10	Mr. Whittemore. Relative to Adjournment	29
11	Mr. Davis. Relative to enrollment of H. B. No. 45..	38
12	Mr. Davis. Relative to printing S. B. Nos. 4 and 5..	42
13	Mr. Holden. Relative to national amendment for Initiative and Referendum	42	64
14	Mr. Jones. Relative to League of Nations.....	45
15	Mr. Whittemore. Relative to adjournment.....	46
16	Mr. Whittemore. Relative to joint committee to investigate German propaganda.....	46
17	Mr. White. Relative to debarking troops at New York port	65

SENATE JOINT RESOLUTIONS.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	8	14	212-214	10, 14
.....	13	212-214	20
.....	15	212-214	16
.....	19	19	23-47	44-47	17, 19, 74
.....	18	48, 118	118	108
.....	35	37	122-125	22, 35
.....	23	24	122-125	25
.....	28	102-133	165 172
.....	66	28	48	122-125	48
.....	29	37	122-125
.....	38	40 64, 118	118	108
.....	42
.....	42, 64, 65
.....	45, 67
.....	46	68	122-125
.....	47	74, 97	94	74
.....	65

SENATE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	On Table.	From Table, or Taken Up.
18	Mr. O'Brien. Thanking selective service boards for their services	70	78
19	Mr. Busbey. Relative to investigation and study of certain problems affecting the highways of the state..	75
20	Mr. Snyder. Relative to self-government of Ireland..	75	82
21	Mr. Davis. Relative to printing memorial address of Senator Warren G. Harding.....	77
22	Mr. Whittemore. Relative to Woman Suffrage.....	98	105
23	Mr. Miller. Relative to list of registered lobbyists....	101	108
24	Mr. Agnew. Relative to amendment to Constitution of the State of Ohio.....	121	128
25	Mr. Demuth. Relative to printing additional copies of Am. S. B. No. 11.....	124
26	Mr. Whittemore. Relative to adjournment.....	136
27	Mr. Agnew. Relative to printing additional copies of S. J. R. No. 24.....	156	167
28	Mr. Berry. Relative to printing additional copies of Senate Bill 100.....	206	225
29	Mr. Whittemore. Relative to adjournment.....	220
30	Mr. Whittemore. Relative to exportation natural gas from West Virginia	228	232 237
31	Joint Taxation Committee. Relative to classification of property	256	350
32	Mr. Kryder. Relative to investigating committee.....	263
33	Mr. Ritter. Relative to Ohio Jewels' monument.....	264	289

SENATE JOINT RESOLUTIONS—Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	79	107	141	71
.....	75	107	141	106
82	75
.....	77	118	141	148
.....	105	107	141	148, 98
.....	108	120	145-148	101
.....	737	121-128
.....	124	135	165-172
.....	136	141
.....	167	197	212-214	156
.....	225	206
.....	220	226	258-262
.....	237	334	452 454	228 232
.....	504	350	437	618 626	257-278 350, 437 447-468 469-484 504-505 507-510
.....	264	283	452 454
.....	290	348	452 454	264

SENATE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	On Table.	From Table, or Taken Up.
34	Mr. Holden. To extend a welcome to the 37th Division of the National Army on its return to New York and Newport News	281
35	Mr. Lloyd. Relative to granting use chambers to the Grand Army of the Republic.....	291	329
36	Mr. Whittemore. Relative to joint committee to investigate State Departments, Banks, Commissions and Bureaus	337	363
37	Mr. Latham. Relative to amending constitution of Ohio	365	433
38	Mr. Miller. Relative to reception of 37th Division....	402
39	Mr. Sparks. Relative to installing elevators.....	412	434
40	Mr. Whittemore. Relative to correcting errors in H. B. No. 240	467
41	Mr. Whittemore. Relative to adjournment.....	544
42	Mr. Latham. Relative to constitution of Ohio.....	544
43	Mr. Miller. Relative to expense of Joint Committee meeting 37th Division	561
44	Mr. Lloyd. Relative to wire communications of the country	566
45	Mr. Davis. Relative to welcoming 166th Regiment....	575
46	Mr. Latham. Relative to League of Nations.....	614
47	Mr. Stone. Relative to wounded soldiers at Camp Sherman	629
48	Mr. Whittemore. Relative to Annual Reunion of Legislature	630

SENATE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
			281			283		
			329			385	486 501	291
			363			471	559 570	337 738
467								365-433 449-458
			402			410		
								412, 434
			468				477	
			544			589	618 626	610
								545, 654
			562 571		565	583	618 626	565
871								566, 655 667
			576			601	618 626	
								656
			630			641	660 661	
			630			642	678 680	738

SENATE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	On Table.	From Table, or Taken Up.
49	Mr. Davis. Relative to payment of certain expenses of Joint Committee	654
50	Mr. Davis. Relative to correcting errors in S. B. No. 47	661
51	Mr. Hopley. Relative to Legislative Manual.....	685
52	Mr. Whittemore. Relative to adjournment.....	692
53	Mr. Davis. Relative to error in S. B. No. 47.....	761
54	Mr. Stone. Relative to invitation to visit Camp Sherman	762
55	Mr. Whittemore. Relative to criminal charges against certain member of Legislature.....	803
56	Mr. Archer. Relative to index clerk of the Senate...	831
57	Mr. Whittemore. Relative to printing additional copies of S. B. Nos. 100, 175, 187 and H. B. No. 567..	855
58	Mr. Archer. Relative to payment for services State Liquor Licensing Board.....	866	889
59	Mr. Latham. Relative to amend the Constitution on rate limit of taxation.....	882	888
60	Mr. Sparks. Relative to annual reunion.....	882
61	Mr. Jones, of Meigs. Relative to transfer of National Guard funds.....	884
62	Mr. Miller. Relating to salaries of State employes and school teachers.....	886

SENATE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	654	671	740 751	654
.....	737
.....	695	685	694	740 750	695
.....	692	731	740 750	738
.....	762	800	810 813
.....	762	801	810 813
.....	804	807	810 813
.....	831
.....	856	859 862 863 865
871	875	889	897	955 955	829 866
888	882
.....	895	883	895	955 955
.....	885	897	955 955
.....	991 992	886	893	955 955	898

SENATE JOINT RESOLUTIONS - - Concluded.

Number.	Author and Title.	Offered.	On Table.	From Table, or Taken Up.
63	Mr. Whittemore. Relative to printing report of Special Joint Committee on Taxation.....	886
64	Mr. Jones, of Meigs. Relative to General Pershing..	906
65	Mr. Wright. Relative to am. constitution for Home Rule Taxation	907
66	Mr. O'Brien. Relative to publication of laws governing Benevolent Institutions.....	960
67	Mr. Whittemore. Relative to Adjournment.....	971
68	Special Joint Committee on Taxation. Relative to amending the constitution of Ohio relative to creation of bonded indebtedness.....	1023	1069 1088
69	Mr. Liggitt. Relative to return of the bodies of soldiers, sailors and marines from France.....	1050	1070 1088 1107
70	Mr. Latham. Petitioning Congress for repeal of Act guaranteeing the price of wheat.....	1102
71	Mr. Latham. Petitioning Congress to pass legislation relative to taxing of mail order business.....	1102
72	Mr. Wright. Proposing an amendment to section 25 of Article II of the Constitution, relative to length of legislative sessions.....	1160
73	Mr. Beebe. Relative to ruling of the President of the Senate	1174
74	Mr. Ritter. Relative to enrolling certain bill and resolution in typewriting	1175

SENATE JOINT RESOLUTIONS — Concluded.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
			887			896	955 955	
			906			909	958 970	909
								908
			960			1148	1164 1172	
			971			976		
								1025-1069- 1088
	1107		1108			1127	1161 1171	1051-1070- 1088
								1102
								1103
								1160
				1174				
			1175			1176	1162 1168 1176	

HOUSE JOINT RESOLUTIONS.

Number.	Author and Title.	Received in Senate.	On Table.	From Table, or Taken Up.
1	Mr. Kreider. Requesting the Governor of the State of Ohio to request the Secretary of War, Newton D. Baer, to permit the soldiers to retain permanently, their uniforms.....	24	35
3	Mr. Crabbe. Relative to printing additional copies of House Bills Nos. 23 and 24 for the use of the the members of the House and Senate.....	42	64
4	Mr. McCoy. Relative to the punishment of William Hohenzollern	48
7	Mr. Bryson. Relative to certain land deeded to the state of Ohio.....	48
8	Mr. Stokes. Memorializing the president of the United States to designate November 11, as Thanksgiving Day in future proclamations.....	105	109
9	Mr. Johnson. Relative to cost of production of grain, livestock and all farm crops and products....	48
10	Mr. Beaty. Relative to the death of Joseph Benson Foraer	67
12	Mr. Wiest. Petitioning congress to take action for the suppression of influenza.....	77	100-82
13	Mr. Talley. Providing for a survey and study of hospital facilities by the State Department of Health.	77	82-100
14	Mr. Beetham. Relative to extending an invitation to Senator Warren G. Harding to address the General Assembly	69
15	Mr. Beetham. Relative to good roads in Ohio.....	118	128
16	Mr. Crabbe. Relative to proper recognition of war heroes	77	82 151
18	Mr. Fouts. Relative to freight rates on materials for public works	93	96
20	Mr. Griswold. Relative to the successful contestants in the Boys' and Girls' contest.....	83

HOUSE JOINT RESOLUTIONS.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Postponed.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....			35		48	48	24
.....			64		95	94	42
.....			71		48-97	94	48, 66, 98
.....			66		48, 95	94	48
.....				109			105, 121
.....						48		48, 66
.....			72		97	94	98
82	96	100			128 130	77-96
82	96	100			128 130	77-96
.....			70		97	94	74, 98
.....			128			150, 155	118
82	138	152	152		169	183	77-138 290
.....			97			128, 130	93
.....			84		118	118	110

HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Received in Senate.	On Table.	From Table, or Taken Up.
21	Mr. Griswold. Relative to enrolling H. J. R. in typewriting	95	99
23	Mr. Graham, of Muskingum. Relative to printing extra copies of H. B. No. 200.....	135	151
33	Mr. Crabbe. Relative to printing extra copies of H. B. No. 24.....	233	245
25	Mr. Burns. Relative to memorial building to the early settlers of the "Northwest Territory".....	155	167
26	Mr. Mulcahy. Relative to Amendment to Constitution	588	1070 1088
28	Mr. Crabbe. Relative to displaying flags on state capitol	197	225
34	Mr. Fouts. Relative to printing extra copies Am. H. B. No. 162.....	233	245
37	Mr. Freeman. Relative to printing extra copies of H. B. No. 359.....	260	265
38	Mr. Kay. Relative to printing Legislative History..	261	265
39	Mr. Federman. Relative to enrolling H. B. No. 438.	287
41	Mr. Scott. Relative to investigation; Legislative Press Association Smoker.....	321	363
42	Mr. Denune. Relative to thanking press for services.	347	368
43	Mr. Burns. Relative to appointment for commission.	347	394
44	Mr. Burns. Relative to lost rolls three months troops.	347	500
45	Mr. Myers. Relative to rights of Jewish people....	347	523

HOUSE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	99	118	118	95, 99, 110
151	164	164	135	183	135
.....	245	269	233
.....	167	185	155
.....	1026	588 655 1026 1070 1088
.....	226	258 262	197
.....	246	269	233
.....	265	323 345	261
.....	265	323 345	261
.....	287	380 385
.....	363	440 454	321-329 340
.....	368	452 454	347
.....	450	529	347-368 432-441
.....	466	500	620 635	347-368
.....	477	523	621 636	347-368

HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Received in Senate.	On Table.	From Table, or Taken Up.
46	Mr. Crabbe. Relative to welcome to 166th regiment.	361
47	Mr. Beetham. Relative to recess of General Assembly	398
48	Mr. Halstead. Relative to Howe's Histories.....	385	433
50	Mr. Cowan. Relative to trophies of war.....	609	656
51	Mr. Swedersi. Relative to hunting ducks in Ohio..	828
52	Mr. Denune. Relative to soldiers of Ohio, living and dead	506
54	Mr. Cowan. Relative to expenses of Finance Committee	540
55	Mr. Gordon, of Logan. Relative to Legislative Reunion	657
57	Mr. Hopple. Relative to enrolling H. B. No. 531 in typewriting	605
58	Mr. Wiest. Relative to a single standard of time for the state	737
60	Mr. Federman. Relative to appointment of Committee on Arrangements for reunion of the 83rd G. A. R.	641	656
61	Mr. Crabbe. Relative to the use of reviewing stand in State House grounds.....	641	656
62	Special Joint Taxation Committee. Relative to paying expenses of members of Special Joint Tax Committee during recess.....	656	667

HOUSE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	361	440 454	372
.....	399	399	977	977
.....	434	530 531	385
.....	656	743 750	609
.....	828	863 865
.....	506	620. 635
.....	541	620 635	540
.....	657 667
.....	605	607 607
.....	737	805 806
.....	656	743 750	641
.....	656	742 749	641
.....	668	668	693	743 749	656

HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Received in Senate.	On Table.	From Table, or Taken Up.
64	Mr. Cowan. Relative to expenses of members of Appropriations and Finance Committees during recess	672
65	Mr. Beetham. Relative to enrolling a bill in typewriting	681
66	Mr. Cowan. Relative to enrolling bills and joint resolutions in typewriting.....	691
67	Mr. Comings. Relative to deportation unnaturalized foreigners	800	938
69	Mr. Beetham. Relative to adjournment.....	804
70	Mr. Beetham. Relative to suffrage to woman.....	808
71	Mr. Crabbie. Relative to enrolling H. B. Nos. 526 and 527 in typewriting.....	840
72	Mr. Beaty. Relative to investigation of schools at Wilberforce	848
73	Mr. Beetham. Relative to reconvening the General Assembly	857
75	Mr. Beetham. Relative to enrolling H. B. Nos. 209, 567, 568-567, H. J. R. No. 73, in typewriting.....	861
76	Mr. Lonz. Relative to celebration at Put-in-Bay...	864
77	Mr. Matthews. Relative to consideration to H. B. No. 338	864
78	Mr. Scott. Relative to printing laws.....	864
79	Mr. Beetham. Relative to notifying Governor of reconvening of General Assembly.....	874

HOUSE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	673	701 730
.....	682	701 730
.....	691	701 730
871	903	938	958	800
.....	805	805 806	805
.....	808	823 825
.....	841	841 855
.....	848	863 865	848
.....	857	863 865
.....	861	862 863
871	861
871	861
871	861
.....	875	885 893	875 881

HOUSE JOINT RESOLUTIONS — Continued.

Number.	Author and Title.	Received in Senate.	On Table.	From Table, or Taken Up.
81	Mr. Beetham. Relative to adjournment of General Assembly	880
83	Mr. Beetham. Relative to adjournment.....	894
84	Mr. Beetham. Relative to enrollment at clerk's desk in typewriting.....	900
85	Mr. Cowan. Relative to expenses Appropriations and Finance Committee during recess.....	916
86	Mr. Robins. Relative to retirement of General Glenn	947
87	Mr. Cowan. Relative to adjournment.....	953
88	Mr. Carpenter. Relative to enrolling H. B. No. 558.	938
89	Mr. Beetham. Relative to enrollment H. B. No. 633.	949
90	Mr. Dildine. Relative to enrollment H. B. No. 405.	952
91	Mr. Robins. Relative to new edition of school laws.	1110	1131
92	Mr. Graham, of Muskingum. Relative to expenditure of public funds in Guernsey county.....	978	1003
93	Mr. Talley. Relative to bodies of soldiers overseas.	1023	1069
94	Mr. Fouts. Relative to signatures required upon petitions for referendum.....
97	Mr. Crabbe. Relative to invitation to ex-Premier Clemanceau of France.....	1023	1069

HOUSE JOINT RESOLUTIONS — Continued.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post- poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....			880	886 893
.....			894	907 915
.....			900	899 902
.....			917	950 956
.....			948	958 969	960
.....			953	958 969
.....			939	942 948
.....			950	950 956
.....			952	950 956
.....			1131	1110 1173
.....	1054	1054 1055 1056	1003	1040 1058	978 1042
.....			1069	1092 1101	1069
.....				1177
.....			1069	1145 1169	1023

HOUSE JOINT RESOLUTIONS — Concluded.

Number.	Author and Title.	Received in Senate.	On Table.	From Table, or Taken Up.
99	Mr. Cowan. Authorizing transfer of funds.....	996
100	Mr. Cowan. Relative to enrolling H. J. R. No. 99 in typewriting	997
106	Mr. Beetham. Relative to adjournment.....	1073
109	Mr. Dunn. Relative to the printing of Administrative Reorganization report.....	1148
112	James A. Reynolds. Proposing to amend the constitution of Ohio relating to qualifications for officers	1126 1141
113	Mr. Federman. Relative to sine die adjournment....	1152
114	Mr. Matthews. Relative to the reunion at Dayton...	1154
115	Mr. Robins. Relative to pay for employees.....	1154	1169
116	Mr. Beetham. Relative to enrolling H. B. Nos. 725 and 773	1174

HOUSE JOINT RESOLUTIONS — Concluded.

Referred.	Reported.	Amended.	Adopted.	Lost, or Indefinitely Post-poned.	Reconsidered.	Action in House.	Enrolled and Signed.	Other Proceedings.
.....	996	1019 1022
.....	997	1019 1022
.....	1073	1145 1169
.....	1148	1163 1173
.....	1126	1126 1141	1173 1163
.....	1159	1150	1159	1166	1175 1177	1159
.....	1116	1173 1163	1154
.....	1169	1176 1177	1154
.....	1175	1176 1177

SENATE RESOLUTIONS.

Number.	Author and Title.	Offered.	From Table or Taken Up.	Referred.	Adopted.	Lost or Indefinitely Postponed.	Other Proceedings.
1	Mr. Parrett. Relative to the organization of the Senate	8	8
2	Mr. Archer. Relative to tentative rules for the Senate	9	9
3	Mr. White. Relative to delivery of mail addressed to Senate.....	9	9
4	Mr. Miller. Relative to stationery for members and officers of the Senate	9	9
5	Mr. O'Brien. Relative to rental of typewriters and desks.....	9	9
6	Mr. Davis. Relative to additional clerks for Senate	10	10
7	Mr. Ritter. Relative to election of a third assistant sergeant-at-arms for the Senate	10	11
8	Mr. O'Brien. Relative to appointment chaplain of Senate.....	12	12
9	Mr. Busbey. Relative to appointment and compensation of stenographer and page	12	13	13
10	Mr. Parrett. Relative to appointment of select committee for assignment of members to standing committees of Senate	13	13
11	Mr. Archer. Relative to compensation of employees	14	14
12	Mr. Busbey. Naming employees of the Senate	15	15
13	Mr. Davis. Relative to purchasing General Code	17	17
14	Mr. Ake. Relative to death of Colonel Theodore Roosevelt	17	17

SENATE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	From Table or Taken Up.	Referred.	Adopted.	Lost or Indefinitely Postponed.	Other Proceedings.
15	Mr. Busbey. Relative to appointment of additional porter.....	18	18
16	Mr. Emmert. Relative to mailing of Senate Journals and Bills.....	22	23
17	Mr. Davis. Relative to purchase of typewriter desks	26	26
18	Mr. White. Relative to retirement of Earl D. Bloom, Lieutenant Governor	27	27
19	Mr. Davis. Relative to compensation of officers of 82d General Assembly	27	27
20	Mr. Sparks. Relative to appointment of committee to ascertain mileage of members of Senate.....	38	38	138
21	Mr. Davis. Relative to purchase and distribution of Page & Adams Annotated Code of Ohio.....	38	39
22	Mr. Liggitt. Relative to the death of Hon. Robert P. Kennedy, former lieutenant governor of Ohio.....	39	39
23	Mr. Emmert. Relative to cost of mailing legislative requests.....	45	45
24	Mr. White. Relative to compensation of Mose Schlesinger.....	46	46
25	Mr. White. Relative to the appointment of Edward W. Hughes as parliamentarian	68	68
26	Mr. Davis. Relative to the appointment of Eston Gilkerson as cleak-attendant in place of James H. Robinson, resigned	68	68
27	Mr. Busbey. Relative to appointment of John C. Gilmore as page to succeed Robert Fowler, resigned....	70	70

SENATE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	From Table or Taken Up.	Referred.	Adopted.	Lost or Indefinitely Postponed.	Other Proceedings.
28	Mr. O'Brien. Relative to appointment of C. V. Markland as telephone attendant to succeed H. C. Hunwick, resigned	85	85
29	Mr. Hopley. Relative to appointment and compensation of clerk to be appointed to assist committee on privileges and elections.....	132	132
30	Mr. Liggitt. Relative to the return of Captain Edward Rickenbacker...	143	143
31	Mr. Emmert. Relative to appointment of committee to investigate alleged misconduct with regard to Prohibition Amendment	144	144	144
32	Mr. Kryder. Relative to appointment of Messrs. Latham, Archer, Stone, Berry and Wright committee to investigate alleged misconduct with regard to Prohibition Amendment	149	149	373 462
33	Mr. Bellew. Relative to compensation for stenographer for committee on Banks and Savings Societies.	162	162
34	Mr. Agnew. WHEREAS, Mr. C. C. Lyon in his capacity as a newspaper correspondent with the American Expeditionary Forces for a number of months in France, Belgium and Germany, reaching the city of Berlin and interviewing the commander-in-chief of the German Army; <i>Be it resolved by the Senate of the State of Ohio,</i> That Mr. Lyon be invited to address the Senate on the subject of his experience in the world war, on Thursday, March 6th, at one forty-five p. m.....	215	215	217
35	Mr. Latham. Relative to the case of General John C. Speaks.....	242	242

SENATE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	From Table or Taken Up.	Referred.	Adopted.	Lost or Indefinitely Postponed.	Other Proceedings.
37	Mr. Emmert. Relative to evidence secured by committee under S. R. No. 32, being placed in hands of prosecuting attorney of Franklin county	398	461	461	462	398
38	Mr. Davis. Relative to painting portrait of lieutenant governor	500	501
39	Committee on Public Printing. Relative to appointment of Judge Joseph W. O'Neill to have charge of Senate Chamber during G. A. R. Encampment, June 1919, and appropriation therefor	629	629
41	Mr. Whittemore. Relative to continuation of services of Fletcher S. Scott	684	684
42	Mr. Busbey. Relative to continuation of services of Edward Cain....	684	684
43	Mr. O'Brien. Relative to compensation of chaplain for 1919.....	685	686
44	Mr. Kryder. Relative to retaining services of J. E. Cross.....	686	686
45	Mr. Busbey. Relative to retaining stenographer for Lieutenant Governor	686	686	738
46	Mr. Miller. Relative to retaining Elsie J. Jennings.....	687	687
48	Mr. Ake. Relative to issuing vouchers for employees during actual days of session only.....	687	687
49	Mr. Whittemore. Relative to retaining employees during recess....	735	736
50	Mr. O'Brien. Relative to printing prayers of chaplain	739	739
51	Mr. Ritter. Relative to employment of sergeant-at-arms of help to perform work of senate, and compensation therefor	744	745

SENATE RESOLUTIONS — Continued.

Number.	Author and Title.	Offered.	From Table or Taken Up.	Referred.	Adopted.	Lost or Indefinitely Postponed.	Other Proceedings.
52	Mr. Parrett. Relative to correcting Journal of Friday, April 11, 1919	745	745
53	Mr. Whittemore. Relative to negligence of printer	746	747
54	Mr. Davis. Relative to compensation of Eston Gilkerson	762	762
55	Mr. Ritter. Relative to filling of vacancies in office of Clerk of Senate	763	763
56	Mr. Davis. In honor of the memory of the late Honorable David Tod	811	811
57	Mr. Ritter. Relative to pay during recess	828	829
58	Mr. Whittemore. Relative to dispensing with services of employees during recess of Senate.....	858	858
59	Mr. Ritter. Relative to compensation for Edward Cain and William Tod during G. A. R. Encampment..	866	866
60	Mr. Whittemore. Relative to the death of Harry W. Davis.....	867	867
61	Mr. Busbey. Providing for certain employes of the Senate.....	868	869
62	Mr. Whittemore. Relative to filling of vacancies on Finance Committee due to death of Henry W. Davis...	869	869
63	Mr. Hopley. Relative to the death of William C. Gear.....	878	878
64	Mr. Archer. Relative to compensation of Harry D. Knox.....	890	890
65	Mr. Whittemore. Relative to the purchase of typewriting machines..	890	891

SENATE RESOLUTIONS — Continued

Number.	Author and Title.	Offered.	From Table, or Taken Up.	Referred.	Adopted.	Lost, or Indefinitely Postponed.	Other Proceedings.
65	Mr. Norris. Relative to committee attending funeral of Henry W. Davis	903	903
67	Mr. Busbey. Relative to correcting vouchers issued for pay.....	937	940
68	Mr. Archer. Relative to appropriation for Committee on Fees and Salaries	951	951
69	Mr. Ritter. Relative to retaining employes during recess and relative to compensation of stenographers...	952	953
70	Mr. Holden. Relative to the anti-strike provision of the Cummins railroad bill in Congress.....	964	971	964 1077 1082 1109
71	Mr. Jones, of Meigs. Expressing sympathy to the family and friends of Honorable Jeremiah L. Carpenter, deceased, formerly a member of the Senate.....	1074	1074
72	Mr. Kryder. Relative to the death of Honorable Richard Bearry.....	1119	1119
73	Mr. O'Brien. Relative to payment of compensation for chaplain of the Senate	1121	1121
74	Mr. Archer. Relative to additional compensation of committee on Fees and Salaries	1121	1122
75	Mr. Whittemore. Relative to retaining E. S. Bryant as custodian of Senate after adjournment.....	1145	1146
76	Mr. Liggitt. Relative to official property of Senators after adjournment	1116	1146
77	Mr. Miller. Relative to E. Everett Tharp	1147	1147

SENATE RESOLUTIONS — Concluded.

Number.	Author and Title.	Offered.	From Table or Taken Up.	Referred.	Adopted.	Lost or Indefinitely Postponed.	Other Proceedings.
78	Mr. Hopley. Relative to retaining services of one stenographer for twenty days	1150	1150
79	Mr. Archer. Relative to additional help to complete the Journal.....	1150	1151
80	Mr. Liggitt. Relative to retaining certain officers for twenty days after final adjournment.....	1151	1151
81	Mr. Archer. Relative to employes retained by custodian.....	1151	1152
82	Mr. O'Brien. Relative to payment of chaplain	1154	1155
83	Mr. Ritter. Relative to expenses of committees during recess session....	1159	1157

PERSONAL INDEX OF SENATORS.

		PAGE
AGNEW, WILLIAM, Senator from 25th District —		
Appointed on conference committee.....	173, 484, 534, 798, 1042,	1099
joint committee		35
select committee	16, 247, 755, 1048,	1131
special committee		738
standing committee	31, 32, 33,	34
Bills introduced by.....	133, 136, 179, 180, 207, 215, 243, 366, 402, 570,	
	818, 870, 883, 1006,	1090
Leave of absence granted to.....		67
Motions made by.....	91, 128, 239, 247, 339, 361, 362, 515, 558, 570, 572,	
	573, 577, 595, 596, 670, 671, 755, 818, 883, 884, 887, 998, 1006, 1048, 1070,	
	1073, 1080, 1088, 1090, 1093, 1128, 1131, 1156,	1170
Oath administered to.....		4
Reports submitted by — from joint committee.....	223, 224, 506, 1107,	1129
select committee.....	16, 247, 755, 1048,	1131
standing committee.....	217, 343, 505, 937, 982,	1026
Resolutions offered by — joint.....	121, 156,	884
Senate		215
Paid tribute to memory of.....		5
AKE, H. ROSS, Senator from 21st District —		
Appointed on conference committee.....	173, 370, 511, 575,	807
joint committee		74
select committee	380, 459, 497,	880
standing committee	30, 32, 33,	34
Bills introduced by.....	49, 117, 136, 215, 291, 322, 365, 442, 479,	883
Call of Senate demanded by.....		457
Motions made by.....	129, 161, 357, 380, 436, 448, 449, 459, 470, 497, 501, 514,	
	553, 829, 878, 896, 916, 948, 962,	973
Oath administered to.....		4
Petitions, me..morials, or remonstrances presented by.....	120, 149, 155, 173,	
	175, 197,	206
Reports submitted by — from joint committee.....	212, 545,	578
select committee	380, 459, 497,	880
standing committee.....	78, 108, 127, 134, 166,	
	183, 184, 194, 216, 252, 253, 274, 278, 294, 325, 356, 363, 431, 492, 493,	
	494, 503, 518, 888, 901, 1019, 1027, 1054,	1096
Resolutions offered by — Senate.....	17, 684,	687
ARCHER, M. B., Senator from the 9th-11th District —		
Appointed on conference committee.....	173, 203, 370, 655,	945
select committee.....	134, 273, 351, 376,	1132
special committee		149
standing committee.....	30, 31, 32, 33, 34,	50
Bills introduced by.....	40, 49, 136, 199, 291, 322, 417, 662, 879, 997,	1062
Call of Senate demanded by.....		956
Leave of absence granted to.....		35
Motions made by.....	82, 117, 134, 271, 273, 323, 324, 335, 351, 376, 432,	
	441, 492, 500, 535, 556, 574, 587, 652, 679, 831, 832, 902, 905, 944, 956,	
	966, 972, 997, 1004, 1005, 1007, 1021, 1062, 1077, 1101, 1123, 1132, 1137,	
	1143, 1156, 1161, 1170,	1175
Nomination made by.....		11
Oath administered to.....		3
Petitions, memorials, or remonstrances presented by.....	149, 155, 156,	
	161, 162, 174, 175, 178, 179, 190, 197, 206, 220,	235
Question of privilege.....		1016

	PAGE
Reports submitted by — from special committee.....	373
select committee.....	1132
standing committee.....71, 78, 103, 133,	
151, 166, 199, 221, 253, 255, 274, 294, 325, 352, 363, 367, 393, 394, 431,	
449, 500, 518, 531, 535, 566, 577, 591, 836, 838, 839, 905, 957, 998, 1039,	
1052, 1053,	1106
Resolutions offered by — joint.....829, 866, 1033,	1087
Senate.....9, 14, 890, 951, 1121, 1150,	1151
BEEBE, CARL V., Senator from 17th-18th District —	
Appointed on conference committee.....	898
joint committee.....	372
select committee.....70, 350,	497
standing committee.....30, 31, 32, 33,	35
Bills introduced by.....	198
Leave of absence granted to.....67,	97
Motions made by.....77, 137, 350, 357, 497, 606, 898, 1027, 1155, 1160, 1169,	1174
Nomination made by.....6,	11
Oath Administered to.....	4
Petitions, memorials, or remonstrances presented by.....126,	179
Reports submitted by — from select committee.....70, 350,	497
standing committee.....384, 516,	891
Resolutions offered by — joint.....1160,	1174
BELLEW, WALLACE W., Senator from 1st District —	
Appointed on conference committee.....203, 475,	806
joint committee.....	35
select committee.....373, 414, 461, 644,	675
special committee.....	738
standing committee.....30, 31, 32, 33,	34
Bills introduced by.....235, 237, 833, 209,	997
Call of Senate demanded by.....	1008
Motions made by.....164, 330, 340, 372, 373, 383, 413, 461, 492, 498, 503,	
567, 568, 578, 591, 599, 610, 612, 644, 675, 739, 833, 891, 897, 912, 954,	
967, 987, 996, 998, 1008, 1026, 1037, 1061, 1109,	1110
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....156,	175
Reports submitted by — from joint committee.....484, 567,	1140
select committee.....373, 414, 459, 644,	675
standing committee.....157, 164, 216,	
393, 578, 897,	1018
Resolutions offered by — Senate.....	162
BERRY, THOMAS M., Senator from 32nd District —	
Appointed on conference committee.....196, 475, 579, 642, 676, 806,	1065
joint committee.....	35, 1012
select committee.....548, 550, 610, 683,	1007
special committee.....106, 149,	978
standing committee.....30, 31, 33,	35
Bills introduced by.....71, 150, 179, 193, 198, 204, 237, 243, 366, 870,	1103
Call of Senate demanded by.....	816
Leave of absence granted to.....885,	902
Leave to record vote granted to.....	377
Motions made by.....120, 129, 203, 236, 246, 276, 386, 430, 448, 450,	
475, 496, 540, 546, 548, 549, 554, 586, 596, 601, 610, 683, 748, 816, 846,	
880, 962, 1007,	1103
Nomination made by.....	7
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....156, 206, 219,	
220, 235,	831
Question of privilege.....377,	525
Reports submitted by — from joint committee.....	1054
select committee.....548, 610, 683,	1007
standing committee.....199, 231, 421,	
433, 493, 539, 615,	1082
Resolutions offered by — joint.....	206

BUSBY, T. A., Senator from 11th District —

	PAGE
Appointed on conference committee.....	540, 655, 699, 738, 831, 1065, 1099
joint committee.....	10, 875, 1153
select committee.....	457, 458, 644, 681
special committee	26, 545
standing committee	31, 32, 33, 34, 35
Bills introduced by.....	95, 145, 210, 381
Call of Senate demanded by.....	692, 758, 946
Leave to record vote granted to.....	496
Motions made by.....	65, 75, 137, 170, 329, 339, 349, 456, 458, 476, 485, 510, 521, 551, 556, 596, 644, 655, 676, 681, 692, 729, 736, 748, 761, 804, 946, 947, 949, 950, 953, 954, 956, 966, 978, 992, 1018, 1027, 1029, 1038, 1057, 1062, 1065, 1085, 1089, 1103, 1115, 1156, 1154, 1159, 1170
Oath administered to.....	3
Petitions, memorials, or remonstrance presented by.....	173, 190, 191, 192, 235, 965
Previous question demanded by.....	237, 1013
Question of privilege.....	496
Reports submitted by — from joint committee	666, 1090
select committee.....	457, 458, 644, 681
standing committee.....	280, 432, 513, 518, 876, 950, 998, 1063, 1121
Resolutions offered by — joint	75
Senate	12, 15, 18, 70, 684, 686, 868, 939

DAVIS, HENRY W., Senator from 23rd District —

Appointed on conference committee	92, 196, 540, 738, 831
select committee.....	16, 25, 245, 277, 406, 446, 447, 455
special committee	44, 501
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	40, 65, 71, 117, 127, 145, 156, 163, 215, 249, 516
Motions made by.....	25, 42, 65, 69, 77, 172, 174, 191, 245, 267, 286, 348, 386, 388, 406, 412, 414, 417, 441, 443, 446, 449, 454, 455, 457, 465, 502, 513, 524, 540, 572, 576, 610, 633, 654, 661, 685, 686, 690, 694, 797, 817, 821
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	126, 162, 178, 179, 277
Previous question demanded by.....	573
Question of privilege.....	486
Reports submitted by — from joint committee.....	208, 763, 850
select committee.....	16, 25, 245, 277, 406, 446, 447, 455
standing committee.....	103, 110, 127, 216, 244, 250, 340, 368, 381, 382, 448, 449, 510, 564, 565, 702, 818
Resolutions offered by — joint	15, 38, 42, 77, 575, 654, 661, 761
Senate	10, 17, 26, 27, 38, 68, 762, 811

DEMUTH, OLIVER J., Senator from 18th-19th District —

Appointed on conference committee	196, 579
joint committee	1012
select committee	733
special committee	106
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	40, 156
Motions made by.....	80, 343, 375, 511, 731, 733, 745, 761
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	191, 206
Previous question demanded by.....	588
Reports submitted by — from select committee	745
standing committee.....	163, 466, 477, 503, 533, 551, 584, 648, 1017, 1036, 1054
Resolutions offered by — joint.....	124

EMMERT, FRED L., Senator from 1st District —

Appointed on select committee	476
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	477
Leave of absence granted to.....	35

	PAGE
Motions made by.....	45, 179, 458, 476, 535
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	178, 191, 192
Reports submitted by— from standing committee.....	295, 516, 875
Resolutions offered by— Senate.....	22, 45, 144, 398
HOLDEN, JOHN E., Senator from 2nd and 4th District—	
Appointed on conference committee.....	484, 511, 699, 893, 898
joint committee.....	10, 35, 263, 875, 1153
select committee.....	16, 24, 25, 38, 438
special committee.....	26, 211, 501, 545
standing committee.....	31, 32, 33, 34
Bills introduced by.....	399
Call of Senate demanded by.....	104, 377, 970, 1071
Motions made by.....	36, 49, 64, 69, 82, 98, 108, 127, 156, 168, 171, 182, 198, 203, 205, 215, 230, 243, 277, 324, 339, 410, 438, 448, 473, 492, 517, 537, 604, 631, 689, 698, 748, 1071, 1103, 1109
Nomination made by.....	5
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	162
Reports submitted by— from joint committee.....	29
select committee.....	16, 24, 25, 38, 438
standing committee.....	325, 834, 835
Resolutions offered by— joint.....	42, 281
Senate.....	964
HOLL, GEORGE W., Senator from 32nd District—	
Appointed on conference committee.....	575, 831
joint committee.....	74
select committee.....	549
standing committee.....	30, 31, 32, 33, 34, 35
Bills introduced by.....	49, 136, 338
Leave of absence granted to.....	35, 902
Motions made by.....	446, 549, 609
Nominations made by.....	7
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	174, 175, 190
Reports submitted by— from select committee.....	549
standing committee.....	523
HOPLEY, JAMES R., Senator from 13th-31st District—	
Appointed on conference committee.....	206, 579, 647
joint committee.....	263, 1012
select committee.....	388, 487
special committee.....	978
standing committee.....	30, 31, 32, 33, 163, 207, 448, 570, 901, 1087
Bills introduced by.....	282
Leave of absence granted to.....	282
Motions made by.....	64, 267, 370, 371, 386, 388, 443, 476, 487, 570, 577, 695, 701, 752, 913, 915, 949, 963, 1002, 1021, 1037, 1050, 1056, 1087, 1162, 1156, 1176
Nomination made by.....	11
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	93, 125
Reports submitted by— from joint committee.....	224, 580
select committee.....	388, 487
standing committee.....	184, 383, 662, 876, 905, 957, 1097
Resolutions offered by— joint.....	685
Senate.....	132, 878, 1150

JONES, GEORGE D., Senator from 10th District —	PAGE
Appointed on conference committee.....	92, 203, 540
select committee	524
special committee	501
standing committee.....	30, 31, 32, 33
Bills introduced by.....	29, 71, 80, 133, 136, 163, 243, 870, 1051
Motions made by.....	109, 158, 190, 236, 237, 257, 278, 403, 475, 524, 870, 904, 1051, 1114
Nominations made by.....	11
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	174
Reports submitted by — from joint committee	222
select committee	524, 550
standing committee.....	137, 138, 194, 249, 293, 324, 448, 594, 649, 862, 980, 1036, 1053, 1120, 1121
Resolutions offered by — joint.....	45
JONES, THOMAS W., Senator from 8th District —	
Appointed on conference committee.....	290, 642, 898, 1149
joint committee	909
select committee.....	161, 594, 645
special committee.....	732
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	291
Leave to record vote granted to.....	972
Motions made by.....	151, 161, 561, 644, 956
Oath administered to.....	68
Petitions, memorials, or remonstrances presented by.....	175
Question of privilege.....	74
Reports submitted by — from joint committee	805
select committee.....	161, 594, 645
standing committee.....	151, 295, 296, 382, 466, 532, 533, 562, 663, 906, 907, 1062
Resolutions offered by — joint	884
Senate	1074
KRYDER, GEORGE, Senator from 33rd District —	
Appointed on select committee.....	342, 376, 480, 585, 669
standing committee.....	30, 31, 32, 33, 34, 35
Bills introduced by.....	29, 43, 205, 222, 322, 1042
Call of Senate demanded by.....	675
Motions made by.....	28, 66, 201, 264, 276, 342, 361, 362, 376, 394, 396, 439, 441, 467, 473, 479, 515, 557, 585, 590, 668, 675, 807, 887, 896, 1042, 1069, 1108, 1115, 1117
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	179, 191, 204
Previous question demanded by.....	1029
Reports submitted by — from select committee.....	342, 376, 480, 585, 669
standing committee.....	96, 217, 275, 296, 473, 649, 669, 987, 1106
Resolutions offered by — joint	27, 263
Senate	149, 686, 1119
LATHAM, THOMAS W., Senator from 30th District —	
Appointed on conference committee	552, 945
select committee.....	38, 70, 456, 654, 656
special committee	149
standing committee.....	30, 31, 32, 33, 34, 63
Bills introduced by.....	179, 193, 198, 243, 964, 1121
Leave of absence granted to.....	97
Motions made by.....	374, 409, 433, 435, 448, 449, 456, 461, 462, 467, 473, 538, 696, 888, 961, 964, 967
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	126, 206, 220
Previous question demanded by.....	1004, 1008

	PAGE
Reports submitted by — from joint committee.....	607, 795, 981
special committee	372
select committee.....	30, 70, 456, 654, 656
standing committee.....	122, 321, 479, 533,
	565, 877, 965, 1054
Resolutions offered by — joint	365, 544, 614, 882, 1102
Senate	242
LIGGITT, D. A., Senator from 13th-31st District —	
Appointed on conference committee.....	511, 754, 848
joint committee	372, 909
select committee.....	185, 271, 273, 286, 377, 381, 401, 417,
	418, 456, 548, 549, 597, 1107
special committee	732
standing committee.....	30, 31, 32, 34
Bills introduced by.....	29, 36, 126, 206, 291, 824, 887, 1103
Leave to record vote granted to.....	377, 959, 960
Motions made by.....	28, 66, 185, 231, 260, 271, 273, 282, 286, 376, 381,
	385, 401, 403, 417, 418, 432, 438, 450, 456, 543, 548, 549, 578, 597, 683,
	690, 738, 758, 825, 831, 859, 887, 898, 907, 912, 937, 977, 978, 1022, 1035,
	1056, 1070, 1103, 1107, 1131, 1132, 1154
Nomination made by.....	6
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	94, 120, 143,
	162, 443, 802
Question of privilege.....	377, 909, 959
Reports submitted by — from select committee.....	185, 271, 273, 286,
	377, 381, 401, 417, 418, 456, 548, 549, 597, 1107
standing committee.....	44, 231, 249, 297,
	320, 360, 477, 493, 578, 875, 1006, 1151
Resolutions offered by — joint	16, 28, 1050
Senate	39, 143, 1146
LLOYD, E. G., Senator from the 10th District —	
Appointed on conference committee	738, 1149
select committee.....	185, 285, 331, 407, 434, 466
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	43, 49, 126, 145, 163, 180, 193, 235, 243, 291, 323,
	347, 832, 990, 1051, 1062
Leave to record vote granted to.....	125, 386
Motions made by.....	185, 271, 285, 330, 342, 346, 362, 401, 407, 434,
	466, 472, 541, 560, 590, 821, 822, 832, 847, 991, 1051, 1062, 1123
Nomination made by.....	7
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	198, 266
Question of privilege.....	125, 386
Reports submitted by — from joint committee	41, 44
select committee.....	185, 285, 331, 407, 434, 466
standing committee.....	199, 281, 368
Resolutions offered by — joint.....	291
McCOY, H. P., Senator from 23rd District —	
Appointed on joint committee.....	909
Bills introduced by.....	901
Motions made by.....	901, 917, 995, 1084
Oath administered to.....	866
Reports submitted by — from standing committee.....	902, 1018, 1120
METTLER, EDWARD N., Senator from 34th District —	
Appointed on conference committee	370
select committee	268
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	43
Motions made by.....	221, 268, 333
Oath administered to.....	4
Reports submitted by — from joint committee	395
select committee.....	268

MILLER, WILLIAM M., Senator from 15th District —

	PAGE
Appointed on conference committee.....	173, 290, 647, 807, 898
select committee.....	228, 239, 380, 416, 435, 481, 487, 565, 665, 1111
special committee.....	44, 978
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	29, 71, 80, 132, 156, 221, 264, 362, 399, 677, 887, 901, 937, 953, 980, 991, 993, 1051
Call of Senate demanded by.....	526
Leave of absence granted to.....	377
Leave to record vote granted to.....	972
Motions made by.....	44, 45, 68, 120, 163, 207, 228, 238, 239, 268, 352, 361, 380, 400, 402, 414, 416, 417, 435, 457, 460, 467, 481, 486, 515, 525, 562, 565, 577, 585, 587, 602, 647, 665, 699, 733, 821, 822, 825, 826, 832, 887, 937, 950, 972, 978, 990, 991, 993, 1006, 1014, 1025, 1040, 1043, 1045, 1046, 1052, 1062, 1082, 1083, 1085, 1103, 1111, 1112, 1118
Nomination made by.....	11
Oath administered to.....	4
Petitions, memorials, or remonstrances presented by.....	126, 130, 135, 162, 173, 174, 191, 197, 956, 1062
Question of privilege.....	174, 377
Reports submitted by — from joint committee.....	659, 814, 992, 1006, 1043
select committee.....	228, 239, 380, 416, 435, 481, 487, 571, 665, 1111
standing committee.....	483, 1002, 1088, 1096, 1097, 1098
Resolutions offered by — joint.....	402, 561, 886
Senate.....	9, 687, 744, 1147

NORRIS, THOMAS M., Senator from 25th District —

Appointed on conference committee.....	206, 754, 848, 874
select committee.....	481, 495, 513, 557, 560, 655
special committee.....	474
standing committee.....	30, 31, 32, 34
Bills introduced by.....	249, 338, 969
Motions made by.....	246, 346, 352, 411, 450, 462, 480, 495, 512, 557, 560, 607, 615, 654, 655, 848, 998, 1056, 1083, 1115, 1116
Nomination made by.....	12
Oath administered to.....	4
Reports submitted by — from select committee.....	480, 481, 655
standing committee.....	566
Resolutions offered by — Senate.....	903

O'BRIEN, ROBERT J., Senator from 1st District —

Appointed on conference committee.....	848
standing committee.....	30, 31, 32, 33, 34
Bills introduced by.....	40, 193, 265, 276, 462, 565, 939, 965, 1045
Call of Senate demanded by.....	903
Motions made by.....	129, 231, 246, 248, 271, 281, 340, 342, 346, 351, 352, 386, 413, 475, 525, 541, 551, 569, 578, 583, 593, 601, 674, 689, 699, 802, 894, 903, 915, 916, 939, 941, 949, 960, 965, 1012, 1038, 1045, 1059, 1062, 1071, 1074, 1075, 1077, 1089, 1094, 1117, 1153, 1156, 1163
Nomination made by.....	5
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....	155, 204, 442
Question of privilege.....	174
Reports submitted by — from joint committee.....	44, 94, 108, 110, 122, 128, 141, 145, 150, 165, 182, 183, 194, 202, 210, 212, 258, 259, 268, 293, 320, 323, 379, 391, 439, 440, 451, 452, 462, 476, 477, 479, 486, 529, 530, 559, 565, 591, 617, 618, 619, 620, 621, 622, 623, 624, 625, 627, 660, 677, 678, 701, 736, 739, 740, 741, 742, 743, 744, 745, 752, 799, 805, 810, 823, 830, 841, 857, 859, 885, 899, 906, 908, 915, 952, 950, 955, 958, 968, 1008, 1019, 1039, 1044, 1067, 1068, 1091, 1092, 1106, 1112, 1122, 1144, 1154, 1161, 1153, 1157, 1161, 1162, 1164, 1165, 1166, 1168, 1175
Reports submitted by — from standing committee.....	225, 289, 532, 533, 577
Resolutions offered by — joint.....	70, 960
Senate.....	9, 12, 85, 685, 739, 1121, 1154

PARRETT, FRANK C., Senator from 5th and 6th Districts—	PAGE
Amendments offered by.....	35
Appointed on conference committee..... 92, 475, 484, 534, 552, 798,	1042
joint committee	35
select committee24, 35, 79, 158, 238, 240, 266, 375,	
376, 377, 668,	752
standing committee	30, 32, 33,
34	
Bills introduced by	95, 110, 121, 150, 180, 339,
662	
Call of Senate demanded by	378,
587	
Motions made by.....35, 38, 79, 82, 95, 124, 158, 238, 240, 262, 263, 266,	
278, 284, 291, 320, 321, 322, 324, 328, 329, 330, 339, 340, 362, 376, 377,	
447, 468, 475, 517, 587, 593, 608, 662, 668, 688, 748, 752, 865, 898, 912,	
943, 944, 946, 994, 1009, 1010, 1012, 1018, 1060, 1073, 1090, 1098, 1113,	
1115, 1126, 1137,	1155
Nominations made by	6
Oath administered to	3
Petitions, memorials, or remonstrances presented by.....101, 120, 161,	
190, 191, 206, 219,	220
Reports submitted by—from joint committee.....222, 223, 255, 256,	
295, 328, 487, 504, 555, 562, 631, 695, 747, 823, 867, 677, 897, 910, 992,	
1013, 1023, 1065, 1068,	1081
selcet committee	668, 752
standing committee	730, 877, 988, 989,
1135	
Resolutions offered by—joint	22, 755
Senate	8, 13, 745
PATTERSON, CHARLES K., Senator from 7th District—	
Appointed on select committee.....	24
special committee	106
standing committee	30, 31, 32, 33, 34,
35	
Bills introduced by	98
Motions made by	268, 284, 346,
600	
Nomination made by	6
Oath administered to.....	3
Petitions, memorials, or remonstrances presented by.....116, 144, 174,	
178, 179, 191, 205,	220
Reports submitted by—from select committee	24
standing committee	252, 478, 1087
RITTER, H. J., Senator from the 12th District—	
Appointed on conference committee.....206, 699, 874,	898
joint committee	74, 372,
select committee	677
special committee	732
standing committee	30, 31, 33,
34	
Bills introduced by	262, 323, 408, 432, 964, 979, 1007, 1020,
1051	
C all of Senate demanded by	940
Leave of absence granted to	35,
885	
Motions made by.....361, 266, 419, 432, 677, 832, 941, 1009, 1020, 1043,	
1044, 1079, 1094,1175,	1161
Nomination made by.....	5
Oath administered to	3
Petitions, memorials, or remonstrances presented by...149, 179, 205, 220,	443
Reports submitted by—from joint committee	264, 702,
select committee	677
standing committee.....244, 255, 357, 358, 360,	
432, 662, 903, 937, 980, 982, 1096, 1104,	1138
Resolutions offered by—joint	1154, 1161,
Senate	10, 629, 687, 763, 828, 866, 952,
1157	
SNYDER, GEORGE J., Senator from 34th District—	
Appointed on conference committee.....	552
select committee	734
standing committee	30, 31, 32, 33,
34	
Bills introduced by	43, 65,
338	
Motions made by	49, 185, 194, 458, 489, 578, 733, 830, 945,
1082	

	PAGE
Nomination made by	5
Oath administered to	4
Reports submitted by— from select committee	734
standing committee	157, 518
Resolutions offered by— joint	75
SPARKS, WILLIAM E., Senator from 3d District—	
Appointed on joint committee	898
select committee	16, 38, 271, 285, 473
special committee	211
standing committee	30, 31, 32, 33, 3
Bills introduced by	40, 43, 95, 126, 150, 1042
Motions made by.....	154, 211, 270, 285, 437, 441, 442, 449, 473, 807, 883, 895, 1042, 1103, 1138
Nomination made by.....	7, 7
Oath administered to	3
Petitions, memorials, or remonstrances presented by.....	191
Reports submitted by— from joint committee.....	199
select committee	138
standing committee	151, 221, 279, 280, 394, 493, 504, 594, 888, 901, 902, 908, 965
Resolutions offered by— joint	412, 882
Senate	38
STONE, J. N., Senator from the 27th and 29th Districts—	
Appointed on conference committee.....	642, 874, 893
select committee	332, 474, 486, 674
special committee	149, 738
standing committee	30, 31, 32, 33, 34, 35
Bills introduced by	133, 215, 249, 1005, 1019, 1038
Leave of absence granted to.....	97
Motions made by.....	147, 204, 332, 343, 403, 414, 420, 438, 441, 467, 474, 475, 485, 486, 616, 629, 674, 677, 758, 762, 895, 954, 1005, 1020, 1038, 1057, 1091
Nomination made by	4, 5
Oath administered to	4
Petitions, memorials, or remonstrances presented by.....	106, 126, 161, 173, 175, 191, 219, 292
Reports submitted by— from joint committee.....	757
select committee	486, 674
standing committee.....	165, 252, 279, 281, 297, 340, 357, 387, 391, 419, 420, 442, 517, 478, 493, 550, 736, 875, 891, 900, 907, 919, 959, 965, 998, 1039, 1040, 1042, 1053, 1054, 1065, 1104
Resolutions offered by— joint.....	629, 762
WAGNER, CO A., Senator from 25th District—	
Appointed on conference committee.....	290, 655
select committee	729
standing committee	30, 31, 32, 33, 34, 1045
Bills introduced by	221, 971
Call of Senate demanded by.....	797
Motions made by	511, 729, 971, 1046, 1095
Nomination made by	6
Oath administered to	4
Petitions, memorials, or remonstrances presented by.....	179, 192, 220
Reports submitted by select committee	729
standing committee	997, 1120
WHITE, C. A., Senator from 20th-22d District—	
Appointed on conference committee.....	754
select committee	153, 376, 402
special committee	26
standing committee	30, 31, 32, 33, 34
Bills introduced by	49, 80, 95, 106, 339
Leave of absence granted to.....	885
Leave to record vote granted to.....	343

	PAGE
Motions made by.....26, 143, 153, 157, 167, 376, 402, 459, 461, 498, 514, 602,	
664, 673,	859
Oath administered to	4
Petitions, memorials, or remonstrances presented by.....97, 190,	817
Previous question demanded by.....	1015
Question of privilege	347
Reports submitted by — from joint committee.....100,	795
select committee	155, 376,
standing committee.....164, 216, 292, 324,	
352, 390, 408, 442, 478, 531, 567, 591, 649,	
662, 837, 838, 899, 900, 990, 1002, 1080,	
1120,	1136
Resolutions offered by — Senate	9, 27, 46, 65, 68, 194
WHITTEMORE, F. E., Senator from 24th-26th District —	
Elected President pro Tem.....	5
Appointed on conference committee.....575, 798, 806, 893, 1042, 1065, 1099,	1149
joint committee	10, 35, 263, 534, 875, 1153
select committee.....16, 25, 70, 72, 91, 139, 209, 214, 346,	
348, 397, 399, 412, 435, 461, 474, 526, 538, 584, 585, 664,	
673, 680, 734,	1144
special committee	211, 545, 738, 757, 796
standing committee	30, 31, 32, 33, 34, 50
Bills introduced by	36, 40, 106, 117, 136, 150, 204, 479, 873, 905, 979, 1026
Call of Senate demanded by.....277, 402, 499, 679, 751, 761, 814, 831,	
856, 913, 970, 975, 1013,	1137
Motions made by.....8, 13, 15, 16, 18, 19, 21, 22, 24, 26, 29, 35, 36, 37, 38,	
40, 41, 43, 44, 46, 47, 64, 65, 66, 67, 68, 69, 72, 74, 77, 78, 80, 82, 84,	
85, 90, 93, 96, 97, 99, 101, 102, 103, 104, 106, 109, 115, 116, 120, 121,	
124, 129, 132, 134, 136, 138, 139, 142, 145, 146, 150, 151, 154, 156, 158,	
163, 167, 168, 169, 170, 151, 182, 185, 188, 193, 196, 198, 201, 203, 204,	
205, 207, 209-212, 214, 217, 218, 220, 221, 226-227, 230, 232, 233, 238,	
239, 241, 247, 248, 249, 259, 260, 265, 266, 270, 271, 272, 274, 276, 277,	
282, 284, 287, 289, 290, 320, 331, 335, 336, 337, 344, 347, 348, 349, 352,	
361, 362, 363, 364, 366, 367, 368, 372, 373, 377, 378, 386, 389, 395, 396,	
397, 398, 399, 400, 401, 402, 403, 410, 411, 412, 413, 414, 419, 432, 434,	
435, 437, 439, 441, 443, 444, 447, 449, 450, 453, 456, 457, 461, 462, 467,	
468, 469, 471, 472, 473, 474, 475, 476, 477, 479, 482, 485, 492, 494, 496,	
499, 500, 502, 506, 511, 512, 514, 515, 516, 526, 534, 538, 544, 545, 549,	
551, 552, 555, 557, 558, 560, 571, 673, 575, 579, 584, 587, 589, 594, 598,	
600, 605, 607, 609, 610, 616, 617, 626, 630, 632, 633, 634, 636, 640, 642,	
648, 653, 654, 655, 656, 657, 658, 661, 663, 664, 665, 667, 671, 672, 673,	
677, 679, 680, 681, 685, 689, 690, 691, 692, 693, 696, 697, 698, 700, 701,	
732, 733, 734, 736, 737, 738, 747, 748, 752, 755, 756, 757, 761, 796, 797,	
798, 799, 800, 802, 803, 804, 805, 807, 808, 809, 810, 811, 813, 814, 815,	
816, 817, 824, 828, 829, 830, 831, 841, 848, 849, 856, 857, 858, 859, 860,	
861, 862, 867, 870, 871, 873, 874, 875, 878, 880, 882, 883, 884, 885, 886,	
887, 889, 892, 893, 894, 897, 898, 900, 902, 903, 906, 909, 913, 916, 917,	
918, 919, 938, 940, 946, 957, 961, 962, 963, 964, 965, 966, 969, 970, 971,	
972, 974, 975, 976, 979, 980, 990, 992, 994, 995, 996, 997, 1005, 1013,	
1014, 1017, 1023, 1026, 1031, 1033, 1034, 1035, 1036, 1037, 1038, 1040,	
1041, 1043, 1045, 1047, 1048, 1050, 1051, 1061, 1065, 1069, 1073, 1075,	
1076, 1081, 1084, 1085, 1086, 1088, 1091, 1095, 1096, 1099, 1101, 1107,	
1109, 1114, 1116, 1127, 1128, 1134, 1137, 1139, 1142, 1144, 1152, 1153,	
1154, 1163, 1153, 1158, 1159, 1167, 1168,	1177
Oath administered to	4
Petitions, memorials, or remonstrances presented by.....144,	155
Previous question demanded by	528
Question of order	403
Question of privilege	186, 525
Reports submitted by — from joint committee.....30, 41, 86, 648, 803, 990,	1079
select committee.....16, 25, 70, 72, 91, 139,	
209, 214, 346, 348, 397, 399, 412, 435,	
461, 474, 526, 584, 585, 664, 673, 680,	
734, 757, 869,	1144
standing committee.....521, 522, 677, 833,	
834, 836, 837, 840, 849, 860, 877, 879, 1135, 1139	

	PAGE
Resolutions offered by — joint.....	8, 13, 23, 23, 29, 98, 136, 228, 337, 467
	544, 630, 692, 803, 855, 886, 971
Senate.....	46, 735, 746, 858, 867, 869, 890, 1145
WRIGHT, HOWELL, Senator from the 25th District —	
Amendments offered by	19
Appointed on conference committee.....	647, 807, 945
select committee	44, 149, 738
standing committee	30, 33, 34
Call of Senate demanded by.....	495, 526, 527, 595, 799, 898
Motions made by.....	19, 49, 82, 99, 121, 194, 331, 340, 385, 432, 475,
	485, 495, 526, 527, 528, 536, 540, 541, 572, 595, 609, 609, 667, 689, 818,
	826, 827, 898, 918, 942, 992, 1014, 1015, 1148, 1160
Nomination made by.....	4, 6
Oath administered to	4
Petitions, memorials, or remonstrances presented by....	116, 126, 161, 173, 443
Previous question demanded by.....	538
Question of privilege.....	174
Reports submitted by — from joint committee.....	96, 947, 1046
select committee.....	100, 385, 387
standing committee.....	80, 127, 128, 138,
	151, 166, 200, 275, 325, 326, 352, 433, 908,
	511, 550, 663
Resolutions offered by — joint.....	907, 1160

LIST OF SECTIONS OF THE GENERAL CODE, AFFECTED BY SENATE BILLS INTRODUCED.

The following is a list of the sections of the General Code that were affected by bills introduced in the Senate, together with the number of the bills:

SECTION NUMBER.	SENATE BILL NUMBER.	SECTION NUMBER.	SENATE BILL NUMBER.
1-1000.		1201	41
486-10	3	1207	41
614-63	19	1208	41
17-1	40	1209	41
886-896	58	1213-1	41
485	45	1218	41
504-2	46	1218-1	41
504-3	46	1222	85
11	69	1223	41
12	69	1224	41
13	69	1230	41
14	69	1231-2	41
15	69	1008	157
871-1	74	1051	244
940	217	1390 to 1465	45
137	243	1245	197
614-53	231	1246	197
14	69	1041	173
871-48	95	1041	50
871-49	95	1045	173
871-50	95	1045	50
871-51	95	1047	173, 50
871-52	199	1048	173, 50
871-52	95	1053	173, 50
228	104	1056	173, 50
614-44	107	1058-1	173, 50
270-6	114	1058-3	173, 50
122	155	1058-4	50
464	119	1058-9	50
330	123	1465-68	74
843-3	237	1465-79	74
843-4	237	1465-83	74
843-8	237	1415	260
843-17	237	1521	238, 245
841-1	239	1311	242
841-2	239	1921	132
841-3	239	1288	77
841-4	239	1216	236
841-5	239	1424	83
841-6	239	1558-78	88
841-7	239	1558-83	88
841-8	239	1579-259	90
841-9	239	1579-151	109
841-10	239	1579-175	109
841-11	239	1356	124
841-12	239	1357	124
614-20	151	1249	127
871-47	174	1250	127
1001-2000.		1251	127
1286	9	1252	172
1352	45	1253	127
1329-1	17	1254	127
1331	17	1255 to 1259-1	127
1178 to 1189	41	1579-341	128
		1579-342	128

LIST OF SECTIONS OF THE GENERAL CODE, AFFECTED BY SENATE
BILLS INTRODUCED—Continued

SECTION NUMBER.	SENATE BILL NUMBER.	SECTION NUMBER.	SENATE BILL NUMBER.
1261-16 to 1261-43.....	197	3410-2	112
1465-58	139	3410-3	112
1946	141	3410-4	112
1841-1	152	3410-5	112
1815-12	153	3410-6	112
1350	160	3410-7	112
1815-13	167	3410-8	112
1815-14	167	3410-9	112
1058-29	173	3410-11	112
1177-18	177	3410-12	112
1465-75	208	3410-13	112
2001-3000.		3812-2	211
2395	70	3812-3	211
2409	70	3441-1	195
2750	251	3007	201
2995	251	4001-5000.	
2996	251	4295	34
2248	261	4728-1	102
2732	51	4729	102
2166	60	4730	102
2406	70	4409	197
2400 to 2414.....	70	4410	197
2091	80	4429	197
2112-3	80	4330	197
2102	80	4436	197
2221 to 2226.....	81	4366-1	158
2989	170	4744-3a	67
2252-1	96	4964	207
2183	213	4600	93
2642	103	4605	93
2254	194	4728	102
2250	136	4731	102
2250	261	4799	110
2558	221	4963	205
2068	167	4952	206
2992	170	5001-6000.	
2996	170	5652	222
2641	175	5805-1 to 5805-2.....	11
2643	175	5392	255
2689	175	5809	179
2624	175	5809	117
2688	175	5777	36
2348	175	5778	36
3001-4000.		5784	36
3001	70	5831-1	45
3008	6	5831-2	45
3298-7	41	5831-3	45
3298-32	41	5340	175
3373	41	5345	175
3391	197	5607	256
3392	197	5608	256
3393	197	5910	65
3394	197	5366	72
3939	68	5696	73
3941	68	5697	73
3948	68	5700	73
3949	68	5701	73
3204	202	5564	82
3911	227	5366-1	84
3410-1	112	5404	84

[illegible]

LIST OF SECTIONS OF THE GENERAL CODE, AFFECTED BY SENATE
BILLS INTRODUCED — Concluded

SECTION NUMBER.	SENATE BILL NUMBER.	SECTION NUMBER.	SENATE BILL NUMBER.
9518	16	11555-15	257
9519	16	11555-19	257
9510	94		
9510	20	12001-13000.	
9568	20	12856	106
9569	20	12725	147
9485-1	55	12600-65	2
9485-2	55	12542	33
9301	105	12970	32
9515	154	12788	212
9518	16	12521	45
9519	16	12523	45
9510	20	12603	143
9592-5	176	12618	191
9491	193	12620	191
		12621	191
10001-11000.		12512	49
10185 to 10186	10	12993	71
10224	62	12705	242
10820	108	12706	242
10605	113	12608	143
10989	115		
10494	181	13001-14000.	
		13080	52
11001-12000.		13005	156
11273	12	13440	190
11444	76		
11497	30	14001-15000.	
11555-3	257	14227	64
11555-7	257	14228	64
11555-9	257	14203-23	11
11555-10	257	14655-1	196
11555-11	257		
11555-12	257	15001-16000.	
11555-13	257	15091-2	234

SUBJECT MATTER OF BILLS INTRODUCED IN THE EIGHTY-THIRD GENERAL ASSEMBLY.

Definition of abbreviations: P—Page for Senate Journal; S. B.—Senate Bill; H. B.—House Bill.

A

- Absent Voting—
 Relating to H. B. No. 340
- Accused Persons—
 Providing for telephone communication for..... S. B. No. 106
- Adjutant General—
 Relating to salary of..... H. B. No. 446
- Administrators—
 Relative to sale of personal property by..... H. B. N. 451
- Adverse Party—
 Relative to taking evidence of..... S. B. No. 30
- Agriculture—
 Authorizing employment of home demonstration agents..... H. B. No. 257
 To provide for protection of..... H. B. No. 336
- Agriculture Seeds—
 To regulate selling, offering or exposing for sale of..... S. B. No. 11
- Agricultural Societies—
 Authorizing incorporation of co-operation..... H. B. No. 307
 Election in township of board of directors for certain county H. B. No. 443
 Relative to tax levy for county..... H. B. No. 457
- Akron—
 Establish municipal court in..... S. B. No. 13
- Alliance—
 Enlarging jurisdiction of municipal court of..... H. B. No. 247
- Aliens—
 Prohibiting use of certain words in carrying on business..... H. B. No. 506
- Americanization—
 To provide and encourage..... H. B. N. 469
- "Andrews" Raiders—
 Appointment of commission to erect tablet in memory of.... S. B. No. 25
- Animals—
 Relative to poisoning H. B. No. 605
 Running at large of..... S. B. No. 117, S. B. No. 179
- Appenzeller, C.—
 Relief of S. B. No. 247
- Appropriations—
 Badges of honor for persons from Ohio who entered military or naval service..... H. B. No. 91
 Bowling Green State Normal School.....S. B. No. 253, H. B. No. 753
 For Chas. A. Reed and Fred Green..... S. B. No. 39
 For damages from destruction of cattle and horses..... H. B. No. 28, H. B. No. 636
 For employes of House of Representatives....H. B. No. 569, H. B. No. 570
 For employes of General Assembly and mileage of members.. H. B. No. 614
 For improvements in state fair grounds, general..... H. B. No. 536, H. B. No. 555
 For Mrs. W. S. Hoy..... H. B. No. 95
 For reimbursement of contractors on account of lessees..... H. B. No. 279
 For repairs of house of representatives..... H. B. No. 653
 For salaries of employes of General Assembly..... H. B. No. 754
 For salaries of employes of General Assembly..H. B. No. 497, H. B. No. 553
 For use of Mrs. James W. Neiswonger..... H. B. No. 83
 Kent State Normal School..... S. B. No. 253, H. B. No. 753
 Repair of State House..... S. B. No. 233
 Salaries of state employes.....S. B. No. 254, H. B. No. 773
 Senate H. B. No. 215

Appropriations — Concluded.

Sunday	H. B. No. 276, H. B. No. 539, H. B. No. 558, H. B. No. 702
Supplementary	H. B. No. 45, H. B. No. 762
Supplementary for State Engineers.....	H. B. No. 770
To pay claims for animals killed under provision of law.....	H. B. No. 10
Armistice Day—	
Relating to making legal holiday.....	H. B. No. 664, H. B. No. 674
Armories—	
Relating to use of.....	H. B. No. 12
Articles of Incorporation—	
Filing of certain.....	S. B. No. 172
Relative to	S. B. No. 54
Relative to giving notice of amendments to.....	S. B. No. 169
Assembly Halls—	
Relating to construction of.....	H. B. No. 385
Assessors—	
Relative to compensation of.....	H. B. No. 617
Assessments—	
Collection of special.....	S. B. No. 21
Relating to lots for improvement.....	H. B. No. 415
Relating to printing list showing changes in real estate.....	H. B. No. 213
Assistant Adjutant General—	
Relative to salary of.....	H. B. No. 446
Assistant County Sup't. of Schools—	
Relative to providing for position of.....	S. B. No. 22
Attorneys—	
Creating lien for fees of.....	H. B. No. 123
Regulating conduct of.....	H. B. No. 203
Attachments—	
Relative —to, on claims for necessities.....	H. B. No. 75
Relative to exemption of an unmarried woman from.....	H. B. No. 76
Auch, Bernice —	
For relief of.....	H. B. No. 113
Auditor of State—	
Providing for form of warrant issued by.....	H. B. No. 743
to authorize transfer of funds.....	H. B. No. 101
Automobiles—	
Disposition of fees derived from registration.....	H. B. No. 157
Transferring duty of manufacturing tags for.....	H. B. No. 194
Ayers & Kappes—	
Relief of	H. B. No. 776

B

Badges—	
For persons of Ohio who entered military or naval service..	H. B. No. 91
Ballots—	
Relating to contents of.....	H. B. No. 729
Banks—	
Inspection of	H. B. No. 200
Relative to number of board of directors of.....	H. B. No. 632
Relative to depositors guarantee fund.....	H. B. No. 564
Banking Codes—	
Relating to	H. B. No. 7
Bentz, Frank J.—	
Relief of	H. B. No. 571
Betting—	
Relating to actions at law in.....	H. B. No. 484
Births—	
Relative to the registration of residents occurring out the state	H. B. No. 314
Births and Deaths—	
Relative to registration by certain persons.....	S. B. No. 104
Blind—	
Relief of needy.....	H. B. No. 22
Board of Administration—	
Granting Dayton right to construct standpipe and pipe line....	H. B. No. 521
Board of Agriculture—	
Appropriations for	H. B. No. 28

Board of Deputy State Supervisors —	
Relative to compensation of, and clerk.....	H. B. No. 769
Board of Educations —	
Abolishing office of district superintendent by.....	H. B. No. 51
Compensation of members in school districts.....	H. B. No. 43
Duties of	H. B. No. 348
Providing for nomination of members of.....	H. B. No. 676
Relating to acquiring real estate by.....	H. B. No. 661
Relating to acquiring real estate.....	H. B. No. 751
Relative to conveyance of pupils.....	H. B. No. 60
Relative to election of members of.....	H. B. No. 72
Relative to powers and duties of.....	S. B. No. 43
Relative to replacement funds.....	H. B. No. 892
Relating to school libraries.....	H. B. No. 408
School districts to adjust their fiscal operations.....	H. B. No. 119
Board of Health —	
Duties of	S. B. No. 197
Employes of	H. B. No. 21
Relating to venereal or other contagious or infectious diseases	H. B. No. 142
Boards of Park Commissioners —	
Relating to park districts and conferring police powers upon..	H. B. No. 387
Board of State Charities —	
Duties of	S. B. No. 159
Relative to duties of.....	S. B. No. 124
Bonds —	
Deposit of securities to reduce penalty of, in certain cases....	S. B. No. 165
Issuing of bonds by park commissioners.....	H. B. No. 387
Payment of interest and principal on road district.....	H. B. No. 460
Relating to issuing of, by municipalities.....	S. B. No. 68
Relative to issues for specific purposes by municipalities....	H. B. No. 435
Relative to issue of, by certain cities.....	H. B. No. 622
Relative to notice of sale and publication of.....	H. B. No. 494
Relative to road.....	H. B. No. 699
Relative to sale of county.....	H. B. No. 499
To remove interest and sinking fund levies on account of	
bonds issued	H. B. No. 713
Bond Investment Companies —	
Relative to supervisor of.....	H. B. No. 528
Bowling Green Normal College —	
To establish extension department for training teachers.....	H. B. No. 196
Boxin —	
Relative to holding exhibitions.....	H. B. No. 556
Boyle, John J. —	
Relief of	H. B. No. 538, H. B. No. 598
Bridges —	
Inspection of	H. B. No. 241
Relative to construction and repair of.....	H. B. No. 470
Brown, John —	
For relief of children of.....	H. B. No. 146
Buildings and Improvements —	
Relative to determining value of.....	S. B. No. 82
Building Code —	
Establishment of	H. B. No. 534
Building Commissions —	
Erecting buildings and pay cost of.....	S. B. No. 149
Building and Loan Associations —	
Providing for taxation of shares of stock of.....	H. B. No. 434
Bulls —	
Relative to register of pure bred.....	H. B. No. 423
Bureau of Criminal Identification —	
To create a bureau of.....	H. B. No. 85
Bureau of Inspection —	
Providing for enforcement of findings by.....	H. B. No. 188
Relative to salary of members of.....	H. B. No. 660

C

Canals —	
Organization and administration of districts....	S. B. No. 209, H. B. No. 646
Canton —	
Relative to municipal court in.....	H. B. No. 439
Canneries —	
Relative to inspection and regulation of certain.....	H. B. No. 490
Capital Punishment —	
Relative to abolishing of.....	H. B. No. 334
Casualty Insurance —	
Regulating payment of losses under contract.....	S. B. No. 91
Cemetery Association —	
Relative to acquiring and holding land by.....	H. B. No. 386
Cemetery Trustees —	
Relating to joint meeting for election of.....	H. B. No. 399
Chamber of Commerce —	
Regulation of	H. B. No. 544
Charitable Institutions —	
Relative to furnishing free water.....	H. B. No. 133
Relating to substitutes for butter or cheese at.....	H. B. No. 291
Chattel Mortgages —	
Requiring joint execution of husband and wife.....	S. B. No. 8
Checks and Drafts —	
Relative to giving intent to defraud.....	H. B. No. 13
Chiefs of Police —	
Relative to fees of, in state cases.....	H. B. No. 258
Children —	
Relative to adoption of.....	H. B. No. 371
Relative to guardianship of.....	H. B. No. 345
Relative to institutions caring for.....	H. B. No. 285, H. B. No. 706
Children's Home —	
Attendance of inmates of, at public schools.....	S. B. No. 57
Providing for sale of, in Franklin County.....	S. B. No. 87
Relating to conduct of county.....	H. B. No. 238
Sale of, in Franklin County.....	S. B. No. 189
Christian Science —	
Relating to practice of.....	S. B. No. 39, H. B. No. 59
Cigarette Dealers —	
Relative to taxation of.....	S. B. No. 235
Cincinnati —	
Creating superior court of.....	H. B. No. 707
Relating to municipal court in.....	H. B. No. 599
Release from payment of rental of Miami and Erie Canal	
H. B. No. 570, H. B. No. 178	
Cities —	
Permitting merging of departments of.....	H. B. No. 17
Relative to supplying water free to schools, fire departments	
and charitable institutions.....	H. B. No. 662
To permit use of parks for chautaubua purposes.....	H. B. No. 537
City School District —	
Requiring to certificate of birth before entering school.....	S. B. No. 35
Relating to board of education of.....	H. B. No. 220
Relative to organization of boards of education in.....	H. B. No. 25
Citizens' National Bank of Marietta —	
To reimburse for money expended on state property.....	H. B. No. 608
Civil Service —	
Eligibility of honorably discharged soldiers for positions in.....	S. B. 3
Civil Service —	
Exemptions from classified service.....	H. B. No. 256
To prohibit discriminations in classified service.....	H. B. No. 500
Civil Service Commission —	
Providing for appeal from decision of.....	H. B. No. 501
Clerks of Courts —	
Relating to filing of suits in civil action.....	H. B. No. 126
Clerk of Common Pleas Court —	
Providing for sending copies of laws to.....	H. B. No. 138

Clerks of Elections —	
Relating to employment of deputy and assistant clerks.....	H. B. No. 663
Cleveland —	
Enlarging jurisdiction of municipal court in.....	H. B. No. 254
Relative to salaries of judges in municipal court in.....	H. B. No. 391
Coal —	
Relative to holding of, in yards.....	H. B. No. 667
Restoration of, after stripping for coal.....	H. B. No. 52
Coal Mines —	
Requiring washrooms to be provided at.....	H. B. No. 27
Coal Mine Owners —	
Relative to reports by.....	S. B. No. 217
Cold Storage —	
Relating to inspection of goods in, and warehouses.....	
	H. B. No. 612, H. B. No. 677
Cold Storages Warehouses —	
Relative to license of.....	H. B. No. 107
Relative to	S. B. No. 257
Columbus —	
Providing for trustee for debtor in municipal court of.....	H. B. No. 56
Collateral Inheritance Tax —	
Relating to	H. B. No. 195
To provide for refunding of certain.....	H. B. No. 705
Colleges —	
Relative to creation of pension funds by municipal.....	H. B. No. 222
Relative to foreign languages text books.....	H. B. No. 504
Commissioners of Public Printing —	
Relative to powers and duties.....	H. B. No. 78
Commodities and Securities —	
Defining "delivery" and "receipt" as applied to.....	S. B. No. 52
Common Pleas Courts —	
Extra compensation of judge of.....	S. B. No. 96
Relative to assignment of judges of.....	H. B. No. 148
Relating to compensation of.....	H. B. No. 486
Common Pleas Judges —	
Increase in salaries of, and expenses.....	H. B. No. 328
Commission of Prohibition —	
Appointment of.....	S. B. No. 162
Concealed Weapons —	
Regulating sale and carrying of.....	S. B. No. 24
Relative to carrying of....	H. B. No. 487, H. B. No. 688
Conditional Sales —	
To make uniform law.....	H. B. No. 151
Conservancy Districts —	
Relating to	H. B. No. 338
Constitutional Amendments —	
Relative to manner to be submitted.....	H. B. No. 513
Submission to electors of.....	S. B. No. 125
Containers —	
Requiring net weight to appear on.....	H. B. No. 169
Convicts —	
Relative to employment of.....	S. B. No. 213
Relating to insane and epileptic.....	S. B. No. 81
Relative to payment of amount credited to.....	H. B. No. 594
Corporations —	
Articles of incorporation of domestic.....	S. B. No. 184
Relative to co-operating for public welfare.....	H. B. No. 565
Relative to formation and organization of.....	S. B. No. 210
Relative to increase of capital stock of.....	S. B. No. 53
Relating to names of domestic and foreign.....	S. B. No. 204
To authorize formation reorganization of.....	S. B. No. 47
To prescribe a rule of evidence for.....	
Relative to provide to endorse and guarantee their securities..	H. B. No. 696
To require biennial reports of, not for profit.....	H. B. No. 453
Council —	
Relative to compensation of members of.....	H. B. No. 602
Counsel —	
Relating to payment of, in cases of felony.....	H. B. No. 238

Counties —	
Relative to changing certain boundary line.....	H. B. No. 701
To reimburse contracts for losses on account of war.....	H. B. No. 530
County —	
Relative to burial expenses.....	H. B. No. 626
County Affairs —	
To investigate and recommend changes.....	H. B. No. 157
County Agricultural Society —	
Organization and duties of.....	H. B. No. 474
County Auditor —	
Election and term of.....	H. B. No. 472
Powers of, in listing omitted personal property for taxation...	H. B. No. 715
Printing of report of, exempt property.....	S. B. No. 118
Providing for your terms for.....	H. B. No. 703
Providing for granting permits for making of improvements or erection of buildings.....	S. B. No. 79
Relating to conveyance of property.....	H. B. No. 161
Relating to duties of.....	H. B. No. 265
Relating to publication of report of.....	H. B. No. 90
Term of office of.....	S. B. No. 221
County Boards of Education —	
Relative to election of members of.....	S. B. No. 102
Relative to	S. B. No. 67
County Board of School Examiners —	
Relative to meetings for examination of applicants.....	H. B. No. 93
County Commissioners —	
Authorizing to anticipate collection of certain taxes.....	H. B. No. 587
Authorizing, to expend funds for establishment of public offi- cers	H. B. No. 524
Authorizing, to borrow money anticipation of collection of taxes	H. B. No. 618
Authority to build dams.....	H. B. No. 165
Care of dependent children by.....	H. B. No. 246
Compensation of	H. B. No. 128
Duties of, respecting county infirmaries.....	H. B. No. 226
Election and term of.....	H. B. No. 16
Employment of soldiers, sailors and marines in memorial build- ings by	H. B. No. 364
Inspection of turnpipes, culverts and bridges by.....	H. B. No. 241
Purchase of automobiles by.....	H. B. No. 390
Purchase of property and liability insurance.....	S. B. No. 241
Relative to appropriations for Memorial Day.....	H. B. No. 547
Relating to compensation of.....	H. B. No. 631
Relative to contracts with charitable hospitals.....	H. B. No. 65
Relating to county bridge fund.....	H. B. No. 61
Relative to employment of clerk by.....	H. B. No. 41
Relative to expenses of.....	H. B. No. 589
Relating to land acquired for public buildings.....	H. B. No. 463
Relative to publication of annual reports of.....	H. B. No. 109
Reducing number and extending term of.....	S. B. No. 70
Relative to regulating traffic on highways by.....	H. B. No. 389
To contract for use of automobiles.....	H. B. No. 588
To invest sinking funds in bonds.....	H. B. No. 116
To levy tax for repair and maintenance of improved county roads	H. B. No. 337
To provide for appointment by, of section men to repair and improve county roads.....	H. B. No. 326
County Correctional Homes —	
Authorizing the erection of.....	H. B. No. 432
County Hospitals —	
Relating to erection and maintenance of.....	H. B. No. 305
County nfirmaries —	
Duties of county commissioners respecting.....	H. B. No. 226
For changing name to County Home.....	H. B. No. 155
Relative to	H. B. No. 149
Relative to retaking of escaped inmates.....	H. B. No. 120

County Library Districts —	
To establish	H. B. No. 197
County Normal Schools —	
Relative to	H. B. No. 182
County Officers —	
Additional allowance of deputies in	H. B. No. 229
Annual salaries of auditor, treasurer and commissioner	H. B. No. 300
Employment of legal counsel for	H. B. No. 299
Providing plats and records for use of	H. B. No. 290
Relating to fees and costs in	H. B. No. 294
County Officials —	
Relative to fees and compensation of	H. B. No. 684
County Recorder —	
Relating to fees of	H. B. No. 694
Relative to salaries of	H. B. No. 685
Relative to term of salary for	S. B. No. 251
County Roads —	
To provide for appointment of section men for repair of	H. B. No. 326
To provide for repair and maintenance of	H. B. No. 337
County School Districts —	
Providing for turant officers in	H. B. No. 722, H. B. No. 724
Relative to division of	S. B. No. 102
To provide health inspector in	H. B. No. 381
County Sewer Districts —	
Relative to	H. B. No. 281
Relative to water supply in	H. B. No. 289
County Superintendent —	
Salary fixed by county board of education	H. B. No. 348
County Sinking Fund —	
Relative to trustees of	S. B. No. 148
County Surveyor —	
Adoption and recording of county highway plan	S. B. No. 160
Appointment of draughtsmen	S. B. No. 218
Inspection of turnpipes, culverts and bridges by	H. B. No. 241
Relating to appointment and salaries of assistants	H. B. No. 452
Relative to term of office of	H. B. No. 449
County Treasurer —	
Relative to duties of	S. B. No. 103
Court —	
Expenses of judges, while holding	H. B. No. 20
Courts —	
Relative to administering oaths and acknowledge instruments of writing	H. B. No. 619
Court of Appeals —	
Compensation of stenographer	S. B. No. 238, S. B. No. 245
Providing for additional	S. B. No. 64
To provide for reporting of cases in	H. B. No. 382
Court of Appeal Judges —	
Increase of salaries of, and expenses	H. B. No. 328
Court Calendar —	
Relative to publication of	H. B. No. 690
Court of Common Pleas —	
Relating to time of commencement of	H. B. No. 134
Court Constables —	
Appointment of	H. B. No. 62
Compensation of	H. B. No. 34, H. B. No. 206
Relating to compensation of	H. B. No. 515
Courts of Insolvency —	
Relating to jurisdiction of	H. B. No. 414
Court Stenographers —	
Relative to compensation of	H. B. No. 683, H. B. No. 747
Crime —	
Relating to probation of persons convicted of	H. B. No. 204
Criminal Cases —	
Relating to trial of	H. B. No. 125, H. B. No. 395
Criminal Proceedings —	
Relative to suspension of sentence in	H. B. No. 106

Criminal Syndicalism—	
Defining crime of, and prescribing punishment.....	H. B. No. 477
Crippled Children—	
To provide medical and surgical treatment for.....	H. B. No. 158
Culverts—	
Inspection of	H. B. No. 241
Cuyahoga County—	
Authority Commissioners of, to pay certain indebtedness.....	S. B. No. 178

D

Dams—	
Authority to certain officers to build dams.....	H. B. No. 165
Dayton State Hospital—	
Granting Dayton right to construct standpipe and line on hos- pital grounds	H. B. No. 521
Deaths—	
Presumption of, on account of absence.....	S. B. No. 216
Relative to registration of, outside of state.....	H. B. No. 314
Deeds—	
Relating to recording of.....	H. B. No. 261
To prevent errors in signatures to.....	H. B. No. 380
To cure and make valid certain.....	S. B. No. 234
Deeds and Mortgages—	
Short form of.....	S. B. No. 161
Delinquent Lands—	
Relating to notice of sale of.....	H. B. No. 692
Delinquent Taxes—	
Publication of list for.....	H. B. No. 50
Relating to computing interest on.....	H. B. No. 54
Dentistry—	
Relative to the practice of.....	H. B. No. 226
Relative to the practice of.....	S. B. No. 17
Deputy Supervisors of Election—	
Relative to appointment and terms of.....	H. B. No. 365
Relative to compensation of members and clerks.....	H. B. No. 436
Deputy Clerks of Elections—	
Relative to compensation for.....	S. B. No. 110
Descent of Property—	
Relating to	H. B. No. 329
Department Stores—	
To establish fire drills in.....	H. B. No. 235
Dependent Children—	
Care of, by county commissioners.....	H. B. No. 246
Depositories—	
Relative to action and in action.....	H. B. No. 168
Relating to county.....	H. B. No. 640
Descent of Property—	
Relative to order of descent of, cquired by purchase.....	H. B. No. 228
Director of Public Safety—	
Relative to merging position of, with that of director of public service	H. B. No. 678
Director of Public Service—	
Relative to merging position of, with that of director of pub- lic safety	H. B. No. 670
Director of Schools—	
Relating to compensation for.....	S. B. No. 229
District Superintendent of Schools—	
Relative to abolishing position of.....	S. B. No. 22
Ditch Laws—	
Relative to codifying, consolidating and clarifying.....	S. B. No. 100
Divorces—	
Relating to granting of.....	H. B. No. 102
Relating to hearing and decree in.....	H. B. No. 115
Relating to actions for.....	
Relating to judgment in.....	H. B. No. 730

Dogs—

Enforcement of payment of registration fees.....	H. B. No. 219
Relating to disposition of funds.....	H. B. No. 18
Relative to impounding of.....	H. B. No. 89
Relating to regulation of, and compensation for damage done by	H. B. No. 368
Relating to the regulation of.....	H. B. No. 493
Relative to kennel fund.....	H. B. No. 711
Registration and impounding of.....	S. B. No. 222
Taxes on	H. B. No. 7

Dry Cleaning Establishments—

Construction, maintenance and inspection by fire marshal.....	H. B. No. 259
---	---------------

Dower—

Relating to	H. B. No. 459
-------------------	---------------

E

Education—

Relating to the compulsory, and employment of minors.....	H. B. No. 322
---	---------------

Educational Institutions—

Disposition of certain receipts of.....	S. B. No. 225
---	---------------

Eight-Hour Day—

Relative to hours of labor in certain cases.....	H. B. No. 154
Providing for	S. B. No. 40
Providing for, on public work.....	H. B. No. 153

Election—

Publication of notices in German language.....	H. B. No. 3
--	-------------

Elections—

Compensation of judges, clerks, etc., of.....	H. B. No. 84
Nominations to fill vacancies for senators and representatives.....	S. B. No. 207
Relative to time of holding primary.....	S. B. No. 205
Relative to printing of ballots for.....	H. B. No. 239
Relating to making of ballots of electors.....	H. B. No. 269
Relative to nomination of candidates by petition.....	H. B. No. 430
Relative to inspectors and challengers.....	H. B. No. 461

Election Officer—

Candidates at elections.....	H. B. No. 255
Relating to compensation of.....	H. B. No. 756
Relating to compensation of.....	H. B. No. 756, H. B. No. 758

Electors—

Relative to making ballots of.....	S. B. No. 37
To provide that women may vote for.....	H. B. No. 9

Electric Cars—

Motormen and conductors; screen for protection of.....	S. B. No. 212
--	---------------

Ellis, Mrs. Julia—

To make appropriations for use of.....	H. B. No. 394
--	---------------

Elementary Schools—

Relative to course of study in.....	S. B. No. 140
-------------------------------------	---------------

Elyria—

Permitting city to pay coal bill.....	H. B. No. 66
---------------------------------------	--------------

Employees—

Hours of employment in State Hospital.....	H. B. No. 375
--	---------------

Engineers—

License fees for.....	S. B. No. 244
Operation of, by incompetent.....	H. B. No. 224

Engineer Examiners—

To provide, on state road work.....	H. B. No. 312
-------------------------------------	---------------

English Language—

Relative to instruction in.....	S. B. No. 137
---------------------------------	---------------

Entailed Estates—

Relative to	S. B. No. 38
-------------------	--------------

Espech, Mary Louise—

Providing for relief of.....	S. B. No. 171
------------------------------	---------------

Estates—

Investment of funds of.....	S. B. No. 164
Relative to accounts filed in.....	S. B. No. 108
Relating to use of term "herein".....	H. B. No. 339

Equal Rights —	
Relating to	H. B. No. 138
Executors —	
Relative to sale of personal property by.....	H. B. No... 451
Executors and Administrations —	
Relating to sales of personal property by.....	H. B. No. 205
Experiment Farms —	
Disposition of proceeds derived from sale of produce.....	H. B. No. 728
Extradition —	
To include crimes other than felonies.....	H. B. No. 355
Explosives —	
Manufacture, keeping, storage, transportation and sale of.....	S. B. No. 122

F

Fair Grounds —	
Requiring drinking water and other accommodations at.....	H. B. No. 243
Females —	
Prohibiting employment of, in certain occupations.....	H. B. No. 362
Feeble-Minded Institutions —	
To provide two additional.....	H. B. No. 358
Feed —	
Regulating sale of.....	H. B. No. 419
Fees —	
Enforcement of payment of dog registration.....	H. B. No. 219
Fees and Costs —	
Relating to, in county offices.....	H. B. No. 294
Fines and Penalties —	
Relating to use of money paid for.....	S. B. No. 90
Fire Apparatus —	
To provide and maintain, by township trustees.....	S. B. No. 322
Fire Departments —	
Relative to supplying free water.....	H. B. No. 133
Fire Insurance Rate Making Bureaus —	
Relating to organization of.....	H. B. No. 88
Firemen's Pension Fund —	
Relative to	S. B. No. 93, H. B. No. 360
Fish —	
Catching in inland district.....	H. B. No. 1
Regulating sale and transportation of.....	H. B. No. 367
Relative to sale of.....	H. B. No. 679
Relative to catching or taking in certain waters..	S. B. No. 97, H. B. No. 405
Relative to use of nets in taking certain.....	H. B. No. 678
To build dams to protect.....	H. B. No. 165
Fish and Game —	
To codify laws of.....	S. B. No. 45, H. B. No. 221
Fishing License —	
To provide for.....	H. B. No. 209
Fitzgerald, Mabel —	
Relative to appropriation for.....	S. B. No. 138
Flags —	
Relative to carrying and displaying of.....	S. B. No. 26
Floods —	
Relative to prevention of.....	H. B. No. 313
Food —	
Misbranding of	H. B. No. 225
Food Products —	
Relative to holding of.....	H. B. No. 667
Forcible Detainer —	
Relating to time notice must be served.....	H. B. No. 591
Foreign Insurance Companies —	
Deposit required of, in state.....	S. B. No. 94, H. B. No. 321
Forestry —	
Relative to encouragement of.....	H. B. No. 387
Foster & Son —	
Relief of	H. B. No. 786

Foxes —	
Relative to killing of.....	H. B. No. 114
Factories —	
To establish fire drills in.....	H. B. No. 235
Fraternalities, Etc. —	
Relative to pupils organizing.....	H. B. No. 136
Relative to organization of.....	H. B. No. 277
Fraternal Benefit Societies —	
Death benefits of.....	S. B. No. 193
Providing for further regulation of.....	S. B. No. 55
Fraternal Homes —	
Relative to supervision of.....	H. B. No. 304
Franklin County Children's Home —	
Relative to purchase and erection of.....	S. B. No. 87
Free Employment Offices —	
Relative to maintaining certain state-city offices.....	H. B. No. 438
Freight Trains —	
Full crew for.....	H. B. No. 117
Fruits and Vegetables —	
Fixing standard sizes of containers.....	H. B. No. 378
Fur-Bearing Animals —	
Relative to taking of.....	H. B. No. 604
Relative to time they may be killed.....	H. B. No. 6
Funds —	
Providing for transfer of former road district.....	H. B. No. 460

G

Game Birds —	
Relation to protection of.....	H. B. No. 172
Garages —	
Regulating location of.....	H. B. No. 118
Garments —	
Requiring to be marked to show composition of.....	H. B. No. 503
Gas —	
To provide against hazard of escaping, in buildings.....	H. B. No. 318
Grand Jury —	
Relative to number of persons necessary to constitute.....	H. B. No. 198
General Assembly —	
Appropriation for salaries of members of.....	H. B. No. 497
Appropriations for	H. B. No. 614
Relative to printing papers and documents by clerks.....	H. B. No. 630
Relative to salaries per diem of officers of.....	H. B. No. 734
Relative to transportation expenses of.....	H. B. No. 143
Supplementary appropriations for.....	H. B. No. 45
To reimburse officials and employees of certain political subdivisions	H. B. No. 529
To prevent members of, from accepting appointments, employment or office without term.....	H. B. No. 611
German Language —	
Relative to examination in.....	S. B. No. 134
To prohibit certain entertainments in.....	H. B. No. 489
Governor —	
Relative to compensation of.....	H. B. No. 628
Governor's Mansion —	
Providing for Commission.....	S. B. No. 1
Grand Jurors —	
Relative to proceedings for.....	H. B. No. 531
Relative to persons who may have access to.....	H. B. No. 147
Relative compensation of, to.....	H. B. No. 11, H. B. No. 26, H. B. No. 32
Graves —	
Providing for markers at public expense.....	H. B. No. 296
Green, Fred —	
Appropriation for	S. B. No. 39
Guardian —	
Relative to appointment of, for suit.....	H. B. No. 216

Guardians —

Appointment of, for lunatics, idiots and imbeciles.....	S. B. No. 115
Duties of	H. B. No. 295
Duties of parents and, toward, children.....	H. B. No. 53
Relating to duties of.....	H. B. No. 523
Relation to the appointment of.....	H. B. No. 607

H

Hamilton —

Municipal court in.....	H. B. No. 231
-------------------------	---------------

Hamilton County —

To abolish insolvency court of.....	H. B. No. 717
-------------------------------------	---------------

Harrison, William H. —

To acquire land upon which tomb of, is situated.....	H. B. No. 488
--	---------------

Health Districts —

Relating to creation of.....	H. B. No. 633
To create, for purpose of administration.....	H. B. No. 211

Hedge Partition Fences —

Relating to the trimming of.....	H. B. No. 327
----------------------------------	---------------

Hicksville —

Relating to conveying certain land to.....	H. B. No. 315
--	---------------

Highways —

Limitations of use of, by certain vehicles.....	H. B. No. 284
Relative to regulating traffic on.....	H. B. No. 389
Relative to special levy for repair of.....	H. B. No. 251
Relating to State improvement fund and use.....	H. B. No. 286
Relative to system of laws for state.....	H. B. No. 289
Relating to system of.....	H. B. No. 162
Relating to watering places on.....	H. B. No. 130
To provide for reimbursement of contractors on.....	H. B. No. 279

Highway Advisory Board —

Relative to abolishment of.....	H. B. No. 543
---------------------------------	---------------

Highway Laws —

Relative to enactment of.....	S. B. No. 41
Relative to system for State of Ohio.....	S. B. No. 85

Highway Sign Posts —

Relative to erection of.....	H. B. No. 342
------------------------------	---------------

Highways of State —

Relative to legislation for.....	S. B. No. 41
----------------------------------	--------------

High School Inspectors —

Relating to compensation and expenses of.....	H. B. No. 738
---	---------------

Hocking Canal —

To authorize Nelsonville to occupy portion of.....	H. B. No. 502
--	---------------

Hog Cholera —

To prevent spread of.....	H. B. No. 99
---------------------------	--------------

Holidays —

Relative to making Armistice Day a legal holiday.....	H. B. No. 664, H. B. No. 674
Relative to half holiday on Saturday.....	H. B. No. 379

Homesteads —

Providing for naming of and regulating use of such names... S. B. No. 78
--

Home Guard —

Providing for honorary commissions to officers of.....	H. B. No. 578
--	---------------

Hopper, William —

To provide for relief of.....	H. B. No. 306
-------------------------------	---------------

Horticulture —

To provide for protection of.....	H. B. No. 336
-----------------------------------	---------------

Hospitals —

Erection and maintenance of county.....	H. B. No. 305
Relative to classification and inspection of.....	S. B. No. 15
Relative to county and district, for tuberculosis.....	H. B. No. 404
Relating to contracts with county commissioners.....	H. B. No. 65

Hospitals —

Relating to contracts with county commissioners.....	H. B. No. 65
Relative to county and municipal for tuberculosis.....	H. B. No. 741
Relative to erection of for tuberculosis.....	H. B. No. 403
Relative to, for tuberculosis.....	H. B. No. 383
To provide for treatment of accidentally injured persons..	H. B. No. 42

Hotels —	
Relating to	H. B. No. 635
Hotel Department —	
Relative to creation of	S. B. No. 14, H. B. No. 193
Hotel License —	
Relating to hearing on	H. B. No. 750
Hotels and Restaurants —	
Relative to licensing and regulation of	S. B. No. 239
House of Representatives —	
Relative to appropriation bill	H. B. No. 207
Hoy, Mrs. W. S. —	
Appropriation for	H. B. No. 95
Hunt, Ellen —	
Relief of	H. B. No. 230
Hunter's License —	
Transfer and use of	S. B. No. 83

I

Illegitimate Children —	
Relative to maintenance and support of, and fixing legal status	H. B. No. 481
Improvements and Assessments —	
Construction of proceedings with respect to	S. B. No. 227
Income —	
Providing for tax on	H. B. No. 509
Independent Brick and Tile Company —	
Refund of incorporation fee to	H. B. No. 627
Industrial Commission —	
Appointment of members of	S. B. No. 74
Duties of	S. B. No. 208
Relative to	H. B. No. 752, H. B. No. 266
Industrial Emergency Board —	
To provide for and create a fund	H. B. No. 208
Inheritance Tax —	
Relative to collection and distribution of	H. B. No. 744
Injured Persons —	
To provide hospital for	H. B. No. 42
Inspector of Building and Loan Associations —	
Duties of, as to bond investment companies	H. B. No. 528
Inspector of Mines —	
Compensation of	H. B. No. 191
Insane Patients —	
Pertaining to clothing for	H. B. No. 166
Insurance —	
Making false statement to collect	H. B. No. 354
Relating to policies or contracts of	H. B. No. 637
To establish system of, for employes and others	H. B. No. 517
Insurance Companies —	
Relative to investment of capital and surplus of	S. B. No. 16
Relative to deposit required of	S. B. No. 20
Relative to investment of capital of	S. B. No. 154
Relative to purposes for which, may be organized	H. B. No. 585
Relative to payment of claims by	H. B. No. 520
Relative to licensing solicitors and adjusters of	H. B. No. 440
Institutions for Feeble Minded —	
Relative to commitment to	S. B. No. 153
Intangible Property —	
Relative to subject of taxation	H. B. No. 140
Interurban Railway Companies —	
Relative to rate of farce that may be charged by	H. B. No. 347
Intoxicating Liquor —	
Relative to the manufacture and sale of	H. B. No. 759, H. B. No. 760

J

Judges —	
Compensation of constables fixed by	H. B. No. 34
Expenses of when holding court	H. B. No. 20
To provide for increase of salaries of, and expenses	H. B. No. 328

Judgments—	
Relative to, in attachment proceedings.....	H. B. No. 74
Relative to failure to prosecute to final.....	H. B. No. 655
Relating to, on petitions in error in criminal cases.....	H. B. No. 87
Jurors—	
Relating to compensation..	H. B. No. 2, H. B. No. 11, H. B. No. 26, H. B. No. 129
Relative to fees of.....	S. B. No. 6
Jury Commissioners—	
Compensation of and term of.....	S. B. No. 201
Relative to duties of.....	H. B. No. 433
Relative to fees and duties of.....	H. B. No. 764
Justices of the Peace—	
Jurisdiction of, in attachment cases.....	H. B. No. 62
Relative to fees of.....	H. B. No. 376
To provide additional compensation in certain townships.....	H. B. No. 467
To provide for error proceedings in certain cases.....	H. B. No. 509
Juvenile Court—	
Providing for expense of extradition.....	H. B. No. 532
Juvenile Judge—	
To provide for, during absence or disability.....	H. B. No. 468

K

Kennedy, Chas. W.—	
To authorize Morgan county to reimburse.....	H. B. No. 100
Kent State Normal College—	
To establish extension department for training teachers.....	H. B. No. 196
Knox, Harry D.—	
To reimburse for monies expended.....	H. B. No. 135

L

Labels—	
To exhibit composition of paint.....	H. B. No. 152
Land—	
Conservation of, and restoration after stripping for coal.....	H. B. No. 52
Relative to hunting on.....	H. B. No. 319
Relating to school and ministerial.....	H. B. No. 114
Legal Advertising—	
Relative to rates and publication of.....	H. B. No. 51
Relative to rates and publication of.....	H. B. No. 152
Legislative Committees—	
Relative to expenses of.....	H. B. No. 649
Letters Testamentary—	
Relative to when and to whom to issue.....	S. B. No. 113
Licensed Embalmers—	
Exemption from jury service.....	S. B. No. 76
Providing for reinstatement of.....	S. B. No. 144
Liability Insurance—	
Purchase of, by county commissioners.....	S. B. No. 211
Authorizing Boards of County Commissioners to purchase...	S. B. No. 241
Lieutenant Governor—	
Relative to compensation of.....	H. B. No. 628
Lima State Hospital—	
Authorizing sale of certain real estate.....	S. B. No. 116
Relative to sale of property of.....	S. B. No. 116
Lincoln's Birthday—	
Making legal holiday of.....	S. B. No. 61
Liquor Licensing Commission—	
Relative to appointment, duties and compensation for.....	S. B. No. 5
Liquor Traffic—	
Relative to enforcement of laws and constitutional amend- ment	H. B. No. 527
Relative to manufacture and sale of.....	H. B. No. 526
To prohibit, and to provide for enforcement of such pro- hibition	H. B. No. 620
To prohibit	S. B. No. 4, H. B. No. 24

Liquor Traffic — Concluded.	
To enforce laws prohibiting.....	H. B. No. 23
To restrict	H. B. No. 519
To prohibit and provide for enforcement of such prohibition..	H. B. No. 566
Loans —	
Relative to maximum charges for making.....	H. B. No. 369
Lobbying —	
Relative to	H. B. No. 596
Lucas County —	
Providing court of domestic relations for.....	H. B. No. 292
Lyle, Bessie G. —	
To reimburse, for money loan.....	H. B. No. 356

M

Madison County —	
Making appropriations for, to pay for assessments.....	H. B. No. 293
Madison Home —	
Relative to further admissions to.....	S. B. No. 75, S. B. No. 132
Madison Township —	
To authorize board of education of, to pay Mary Williamson..	H. B. No. 309
Mahoning County —	
To provide for additional judge in.....	H. B. No. 581
Main Market Roads —	
To designate certain portions of, as "The Scioto Trail".....	H. B. No. 512
Massillon —	
Establishment of municipal court in.....	H. B. No. 30, H. B. No. 510
Relative to sale of certain lands to.....	H. B. No. 393
Massillon Electric and Gas Company —	
To construct transmission line across state property in Stark County	H. B. No. 323
Matrons, Jail —	
Relative to compensation of.....	H. B. No. 409
Matthews, W. B.	
Relative to disposing of property by.....	S. B. No. 252
Mattresses —	
Relating to branding, labeling and sale of.....	H. B. No. 427
Marriages —	
Relative to, under licenses issued by military authorities.....	H. B. No. 58
Marriage Licenses —	
To provide for filing of applications for.....	H. B. No. 103
Marshals —	
Relative to fees of, in state cases.....	H. B. No. 258
McPherson Highway —	
Relative to designating Route No. 1.....	H. B. No. 131
Mechanics' Liens —	
Relative to	H. B. No. 672
Medicine and Surgery —	
Relative to illegal practice of.....	H. B. No. 176
Memorial Building —	
Relative to appointment of trustees for county.....	H. B. No. 585
Relating to construction and maintenance of.....	H. B. No. 189
Relative to employment of soldiers, sailors and marines in...	H. B. No. 364
Relative to erection of.....	S. B. No. 112
Relative to funds of.....	H. B. No. 37
Relative to issuing bonds for maintenance of.....	H. B. No. 35
Relative to use of.....	H. B. No. 170
Memorial Day —	
Appropriation for expenses of.....	H. B. No. 473, H. B. No. 547
Metallic Commodity Sales —	
To prohibit unlawful.....	S. B. No. 129
Miami and Erie Canal —	
To abandon portion of, in Lucas county and providing for sale or lease of same to city of Toledo, Ohio.....	S. B. No. 29
To abandon a portion of.....	H. B. No. 81, H. B. No. 272, H. B. No. 560
Releasing city of Cincinnati from payment of rental.....	H. B. No. 178
Miami University —	
To establish extension department for training teachers.....	H. B. No. 196

Militia Encampment —	
To provide penalty for disorderly conduct at.....	H. B. No. 540
Milk —	
To regulate manufacture from milk powder.....	H. B. No. 447
Providing for sale of certain kinds.....	S. B. No. 147
Relating to sale of condensed or evaporated.....	H. B. No. 426
Relating to sale of adulterated.....	H. B. No. 634
Milk Companies —	
Relative to including in co-operative trade associations.....	S. B. No. 10
Milk Depots —	
Relative to operation of.....	S. B. No. 248
Minerals —	
Providing for production tax upon.....	S. B. No. 240
Mines —	
Relative to use of electricity in.....	H. B. No. 580
Requiring wash rooms to be provided at.....	H. B. No. 27
Minimum Wage Commission —	
Establishment of	H. B. No. 480
Minors —	
Providing for deposit of certain funds of, in bank.....	H. B. No. 325
Relating to compulsory education and employment of.....	H. B. No. 322
Relating to employment of.....	S. B. No. 71, H. B. No. 282
Relative to those requiring state institutional care.....	S. B. No. 152
To regulate attendance at school of certain.....	H. B. No. 301
Morgan County —	
Relief of	H. B. No. 727
To reimburse Charles W. Kennedy.....	H. B. No. 100
Mortgages —	
Relative to the cancellation of.....	S. B. No. 234, H. B. No. 700
To prevent errors in signatures to.....	H. B. No. 380
Motion Pictures —	
Penalty for exhibiting censored parts.....	S. B. No. 199
Relative to censor of motion pictures, sildes and posters used in advertising	S. B. No. 95
Relative to showing on Sunday.....	H. B. No. 187
Mother's Pensions —	
Relative to	H. B. No. 507
Motormen —	
Relative to protection of.....	S. B. No. 212
Motormen and Conductors —	
Relating to the protection of.....	H. B. No. 174
Motor Vehicles —	
Relative to apportionment of taxes on.....	H. B. No. 732
Relative to control of headlights on.....	H. B. No. 185
Relative to displaying lights upon.....	H. B. No. 160
Relative to drivers of, when passing street cars.....	H. B. No. 69
Relative to identification of.....	H. B. No. 454
Relative to license tags for.....	H. B. No. 709
Relative for license fee for.....	H. B. No. 572
Relative to licensing and registration of.....	H. B. No. 33
Relative to list of.....	H. B. No. 92
Relative to mechanicians for construction and repair of....	H. B. No. 482
Relative to operation of.....	S. B. No. 143
Relation to ownership of.....	H. B. No. 57, H. B. No. 597
Relative to penalties for illegal driving of.....	H. B. No. 202
Motor Vehicles —	
Relative to sale or transfer of.....	H. B. No. 768
Relative to transfer of ownership of.....	H. B. No. 498
Providing for tax on.....	S. B. No. 191, H. B. No. 573
Relative to	S. B. No. 105
Registration of	H. B. No. 351
Municipalities —	
Emergency bonds for public improvements.....	H. B. No. 283
Location of industries.....	S. B. No. 158
Providing for districting of, and regulation of buildings.....	H. B. No. 697
Providing for police and firemen's pension in.....	H. B. No. 360
Providing public convenience stations in.....	H. B. No. 31

Municipalities — Concluded.

Regulation of buildings by, and location of trades, industries and other use of property.....	S. B. No. 59
Regulation of price of light, power, gas, water, etc., by council of	H. B. No. 418
Relative to charges for water service.....	H. B. No. 38, H. B. No. 561
Relative to forming organizations of.....	S. B. No. 138
Relative to issuing bonds for specific purposes by.....	S. B. No. 68, H. B. No. 435
Relative to manufacture of ice by.....	H. B. No. 650
Relative to powers of officers of, under city manager plan....	H. B. No. 691
Relative to Public Utilities.....	H. B. No. 651
Relating to publication of ordinances, resolutions, of.....	H. B. No. 48
Relative to sale or lease of real property by.....	H. B. No. 693
Relating to turning over part of bridge fund.....	H. B. No. 61
To reimburse contractors for losses on account of war.....	
Municipal Corporations —	
Authorizing to build dams.....	H. B. No. 165
Authorizing county commissioners to repair county roads within	H. B. No. 302
Relative to acquiring transportation systems.....	H. B. No. 642
Relative to annexation of.....	H. B. No. 401
Relating to creating office of commissioner of rents.....	H. B. No. 625
Relative to operation of ice manufacturing plants by.....	H. B. No. 483
Relating to power of, to purchase gas without advertisement	H. B. No. 310
Relative to tax levy for road purposes on property outside of.	H. B. No. 505

Municipal Court —

Compensation of clerk of, in Dayton.....	H. B. No. 749
Enlarging jurisdiction of, in Cleveland.....	H. B. No. 254
Enlarging jurisdiction of, in Alliance.....	H. B. No. 247
Establishment of in Akron.....	H. B. No. 13, H. B. No. 746
Establishment of in Canton.....	H. B. No. 439
Establishment of, for Hamilton.....	H. B. No. 231
Establishment of, for Massillon.....	H. B. No. 30, H. B. No. 510
Establishment of, for Newark.....	H. B. No. 261
Establishment of, in Portsmouth.....	H. B. No. 320, H. B. No. 687
Establishment of, for Sandusky.....	H. B. No. 316
Establishment of, in Warren.....	H. B. No. 422
Establishment of, in Youngstown.....	H. B. No. 647
Relative to, in Cincinnati.....	H. B. No. 576, H. B. No. 599
Relating to, in Cleveland.....	H. B. No. 391
Relating to establishment of, in Toledo.....	H. B. No. 79
Relative to judges of, practicing law.....	H. B. No. 665
Relative to providing for trustee for debtor in Columbus.....	H. B. No. 56
Relative to jury for, in Zanesville.....	S. B. No. 128
Salary of clerks in, in Columbus.....	S. B. No. 88
To provide for error proceedings in certain cases.....	H. B. No. 509

Municipal Officers —

Providing plats and records for use of.....	H. B. No. 290
Relative to fees and compensation of.....	H. B. No. 167

Municipal Universities —

To authorize creation of pension funds by.....	H. B. No. 222
--	---------------

Muskraat —

Time they may be killed.....	H. B. No. 6
------------------------------	-------------

Mutual Live Stock Associations* —

Relative to liabilities of.....	H. B. No. 190
---------------------------------	---------------

N

Narcotics —

Regulating sale of.....	H. B. No. 413
-------------------------	---------------

National Guard —

To promote the efficiency of.....	S. B. No. 133, H. B. No. 675
-----------------------------------	------------------------------

Natural Gas —

Providing for conservation and regulation.....	H. B. No. 689
--	---------------

Negotiable Instruments —	
Relating to time of maturity of.....	H. B. No. 245
Neiswonger, Mrs. James W. —	
Appropriation for	H. B. No. 83
Nelsonville —	
To authorize use of portion of Hocking canal.....	H. B. No. 502
Newark —	
Relative to municipal court in.....	H. B. No. 261
Non-Medical Practice —	
Regulation of	S. B. No. 18
Norfolk & Western Railway Co. —	
Sale of certain state lands to.....	S. B. No. 42
Notary Public —	
Fees of	S. B. No. 243
Power to execute duties throughout state.....	H. B. No. 384
Relative to bonds for.....	S. B. No. 155
To require name in seal of.....	H. B. No. 380
Relating to fees.....	H. B. No. 244
Nurse —	
Anaesthetic administered by registered.....	H. B. No. 214
Nurses —	
Providing for badge of honor for Red Cross and Army.....	H. B. No. 267
Providing for a one year course of training for attendant....	H. B. No. 353
Relating to attendants who are not.....	H. B. No. 412
Relative to registration of.....	H. B. No. 145

O

Ohio Archaeological and Historical Society —	
Relative to deeding certain land to.....	H. B. No. 681
Ohio Board of Censors —	
Relative to compensation of members of.....	S. B. No. 174
Ohio Canal —	
Relative to abandonment of certain portion of.....	S. B. No. 111
Sale of certain portion of, to Massillon.....	H. B. No. 393
Ohio National Guard —	
Providing continued pay for.....	S. B. No. 188
To promote efficiency of.....	S. B. No. 133, H. B. No. 445
Ohio Police Association —	
Payment of expenses of chief police officer attending.....	H. B. No. 755
Ohio Soldiers' and Sailors' Home —	
Relative to employes of.....	S. B. No. 141
Ohio Soldiers' and Sailors' Orphans' Home —	
Authorizing railway company to extend line over grounds....	H. B. No. 478
Relating to appointment of trustees and management.....	H. B. No. 533
Ohio State Sanitorium —	
Relative to admission of persons to.....	S. B. No. 167
Ohio State University —	
Appropriation for an agricultural engineering building.....	H. B. No. 410
Construction of hospital for charity.....	H. B. No. 476
Construction of residence hall for women students.....	H. B. No. 4
Relative to erection of building at.....	S. B. No. 150
To provide for disposition of certain receipts.....	H. B. No. 714
Ohio University —	
To establish extension department for training of teachers...	H. B. No. 196
Oil —	
Relating to sale of certain, and inspection of.....	H. B. No. 274
Oil Filling Stations —	
Regulating location of.....	H. B. No. 118
Oil Inspector —	
Relative to inspection of.....	H. B. No. 274
Opossum —	
Time they may be killed.....	H. B. No. 6
Optometry —	
Relative to practice of.....	S. B. No. 98, H. B. No. 739
Ordinances —	
Relating to publication of, in municipalities.....	H. B. No. 48

Osteopathic Physicians—

Relative to granting examinations in surgery..... S. B. No. 77

P

Paint—

Requiring labels on package to exhibit composition..... H. B. No. 152

Parents—

Duties of, towards children..... H. B. No. 53

Parks—

Providing for maintenance of, in townships..... H. B. No. 554

Requiring drinking water and other accommodations at..... H. B. No. 243

Park Commissioners—

Relating to power to acquire lands..... H. B. No. 387

Paris Green—

Relative to labeling of..... H. B. No. 522

Partition—

Relative to election to take appraisement..... H. B. No. 64

Passenger Trains—

Relating to running of, with full crew..... H. B. No. 70

Pensions—

Providing for payment of, to aged people..... H. B. No. 361

Relative to, for police and firemen in municipalities..... H. B. No. 360

Relative to, for teachers..... H. B. No. 359

Pension Funds—

To authorize creation of, by municipal universities..... H. B. No. 222

Penal Institutions—

Relative to substitute for butter or cheese at..... H. B. No. 291

Relating to furnishing information outside of..... H. B. No. 575

Penitentiary—

Proceeding for appointment of commission to acquire site
and adopt plans for..... S. B. No. 69

Relative to indeterminate sentence to..... S. B. No. 60

Personal Property—

To provide for listing for taxing of certain..... H. B. No. 212

Relative to exemption from taxation..... H. B. No. 177

Relative to sale of, of certain decedents..... H. B. No. 535

Relative to listing of..... S. B. No. 72

To secure proper listing of..... H. B. No. 192

Personal Taxes—

Collection of H. B. No. 19

Public Parks, State—

Providing for management of..... H. B. No. 164

Petit Jurors—

Compensation of..... H. B. No. 32, H. B. No. 26

Pharmacist—

Requirements for examination as..... H. B. No. 311

To aid the re-establishment of, who served during war..... H. B. No. 124

Pharmacy Laws—

Relative to penalty for violation of..... H. B. No. 522

Police Courts—

To provide for error proceeding in certain cases..... H. B. No. 509

Police Pension—

To provide for..... H. B. No. 360

Portsmouth—

Relating to municipal court in..... H. B. No. 320, H. B. No. 687

Poultry Culture—

To promote increase in poultry..... H. B. No. 236

Running at large..... H. B. No. 122

Primary Elections—

Relative to woman voting at..... H. B. No. 590

Declaration of candidacy; when to be filed..... S. B. No. 206

Private Employment Agencies—

Providing for regulation of..... S. B. No. 58, H. B. No. 183

Prohibition—

Providing for enforcement of..... S. B. No. 4, H. B. No. 24

Prohibition Commissioner—

Appointment of H. B. No. 23

Property Rights —	
Relative to, of husband and wife.....	H. B. No. 63
Prosecuting Attorneys —	
Appointment of assistants for in certain cases.....	S. B. No. 190
Defining and prescribing duties of.....	H. B. No. 192
Procreation —	
Prevention of defectives.....	H. B. No. 374
Prostitution —	
Providing for suppression of.....	H. B. No. 350
Public Employment Offices —	
To authorize co-operation of authorities.....	H. B. No. 349
Public Libraries —	
Relative to defacing publications belonging to.....	H. B. No. 671
Relative to	H. B. No. 669
Public Money —	
Relative to deposits of.....	S. B. No. 34
Public Schools —	
Relating to health supervision in.....	H. B. No. 233
Relative to supplying free water.....	H. B. No. 133
Relative to establishment of, for blind, deaf, and crippled....	H. B. No. 716
Compensation of teachers in.....	H. B. No. 444
Requiring study of thrift in.....	H. B. No. 698
Appointment of assistant county superintendents of.....	H. B. No. 298
Public Thoroughfares —	
Public Utilities Commission —	
Maintenance of	H. B. No. 232
Relating to powers of.....	H. B. No. 736
Relating to change in rates.....	H. B. No. 471
Relative to enlarging powers and duties of.....	S. B. No. 46, H. B. No. 29
Relative to	S. B. No. 151
Public Utilities Commissioners —	
To increase salary of.....	H. B. No. 437
Public Utilities —	
Relative to certain evidences of indebtedness of.....	S. B. No. 231
Defining, for purposes of taxation.....	H. B. No. 688
Relative to, in municipalities.....	H. B. No. 651
Defining of	H. B. No. 297
Relative to rates to be charged by.....	S. B. No. 107
Public Officials —	
Relative to keeping of official records by.....	H. B. No. 392
Relative to removal of, from office.....	H. B. No. 388
Relative to salary and mileage.....	H. B. No. 710
Public Office —	
Certain persons disqualified from holding.....	H. B. No. 242
Qualifications for holding.....	H. B. No. 643
Authorizing county commissioners to expend funds for establishment of	H. B. No. 524
Pupils —	
Relative to transportation of.....	H. B. No. 373, H. B. No. 600
Public Officers —	
Protecting lives of.....	H. B. No. 765
Probate Judge —	
Increased compensation for, to act as juvenile judge.....	S. B. No. 170
Qualification and term of.....	H. B. No. 39
Public Property —	
To provide for inventories of.....	H. B. No. 248
Probate Court —	
Relative to appeals from.....	H. B. No. 657
Relative to jurisdiction of in certain counties.....	S. B. No. 182
Probation Officers —	
Relating to appointment and compensation of.....	H. B. No. 686, H. B. No. 372

R

Raccoon —	
Time they may be killed.....	H. B. No. 6

Railroads —	
Abandonment of service by.....	H. B. No. 29
Appropriation of property by other than steam.....	H. B. No. 666
Full train crew for.....	S. B. No. 28, H. B. No. 117
Providing for operation of freight trains outside yard limits.....	H. B. No. 112
Providing for rate of passenger fans on....	S. B. No. 163,
	S. B. No. 228, H. B. No. 495, H. B. No. 721
Relating to certain evidences of indebtedness of.....	S. B. No. 231
Requiring cleaning of property of, used by patrons of.....	H. B. No. 227
Safeguarding approaches to crossings of.....	H. B. No. 682
Railroad Policemen —	
Relative to fees for issuing commission and certified copies thereof	S. B. No. 27
Railroad Tracks —	
Requiring vehicles to stop before crossing.....	S. B. No. 33
Railway Stations —	
Disorderly conduct in or about.....	H. B. No. 44
Rapid Transit Commissions —	
Appointment, qualification and term of members of.....	H. B. No. 577
Rats and Mice —	
Harboring	S. B. No. 246
Real Estate Assessments —	
Relating to printing list showing charges in.....	H. B. No. 213
Real Estate —	
Cancelling of tax assessment upon certain.....	S. B. No. 192
Charitable or religious organizations.....	H. B. No. 462
Sale of decedent and parties thereto.....	H. B. No. 98
Sale under execution.....	H. B. No. 121
To provide evidence of true value of.....	S. B. No. 86
Real Property —	
Contracts for sale or exchange of.....	H. B. No. 731
Providing for forfeiture of.....	S. B. No. 56
Registration —	
Relating to hours of.....	H. B. No. 757
Reid, Chas. A. —	
Appropriations for	S. B. No. 39
Reliance Life Insurance Co. —	
Relative to refund of.....	S. B. No. 219
Rents —	
To provide profiteering in.....	H. B. No. 624
Rescue Stations —	
Establishment of	H. B. No. 725
Resolutions —	
Publication of in municipalities.....	H. B. No. 48
Roads —	
Assessment on affected lands in adjoining counties.....	S. B. No. 226
Roads —	
Relative to work on.....	H. B. No. 94
Road Improvements —	
Assessment of lands for.....	S. B. No. 23
Robinson, Thomas H. —	
To provide for relief of.....	H. B. No. 271
Rural Districts —	
Establishment of supplementary schools in.....	H. B. No. 186
Rural Elementary Schools —	
Course of study in.....	S. B. No. 259
Rural School Districts —	
Compensation of members of boards of education of.....	H. B. No. 43
Suspension of schools in.....	H. B. No. 210, H. B. No. 479
Russian Thistles —	
Relating to destruction of.....	H. B. No. 218
Ryder, Anna E. —	
Payment for injuries received in Montgomery County.....	H. B. No. 464

S

Safety Deposit Boxes —	
Relating to duties of banking officials as to.....	H. B. No. 335

St. John's Church —	
Relative to application with the Protestant Episcopal Church..	H. B. No. 40
Salamanders —	
Penalties for use of certain.....	H. B. No. 346
Sandusky —	
Providing for municipal court in.....	H. B. No. 316
Sanitary Closets —	
Installation of	S. B. No. 2
Sanitary Police Pension —	
To provide for.....	H. B. No. 360
Schafer-Suhr Company —	
Permitting city of Elyria to pay coal bill.....	H. B. No. 66
School Buildings —	
Construction of sidewalks & bridges to.....	S. B. No. 232
Displaying national flag on.....	H. B. No. 5
School Certificates —	
Relative to failure or refusal to issue.....	H. B. No. 363
Schools —	
Abolishing position of district superintendent.....	H. B. No. 223
District supervision of.....	H. B. No. 303
Elementary private and parochial.....	S. B. No. 137
Physical education in.....	H. B. No. 381
Providing for position of assistant county superintendent of.....	H. B. No. 223
Requiring elementary studies to be taught in English language	H. B. No. 504, H. B. No. 15
State support of	S. B. No. 223
Suspension of, in village and rural districts.....	H. B. No. 568
School Districts —	
Conducting certain classes in.....	H. B. No. 201
Holding teachers institutes in county.....	H. B. No. 357
Relative to amount to be contributed to State Insurance Fund by	H. B. No. 518
Providing state aid for work of.....	H. B. No. 234, H. B. No. 406, H. B. No. 616
Providing for transfer of territory to or from.....	H. B. No. 163
Relating to board of education of city.....	H. B. No. 220
Relative to maintaining buildings for residence of teachers in rural	H. B. No. 421
School Fund —	
Deposit in banks.....	H. B. No. 137
Distribution of state and county.....	H. B. No. 105
Levy for	H. B. No. 562
School Examiners —	
Appointment of	H. B. No. 215
School Lands —	
To provide definite rule of valuation of, under lease.....	H. B. No. 225
Secretary of State —	
Relative to list of registered motor vehicles.....	H. B. No. 92
Second-Hand Dealers —	
Duties of	H. B. No. 574
Securities —	
Extending list of which may be accepted for funds deposited.....	S. B. No. 51
Relative to contracts in disposing of.....	H. B. No. 475
Sewage —	
Collection and disposal of.....	S. B. No. 66
Sewerage and Sanitation Districts —	
To provide for organization of.....	S. B. No. 66
Shanty Boats —	
To investigate, by sheriffs.....	H. B. No. 47
Sheriff —	
Relative to fees of.....	H. B. No. 14
Relative to investigating shanty boats.....	H. B. No. 47
Shall act as truant officers in county school districts.....	H. B. No. 722
Shreve —	
Providing for erection of armory at.....	S. B. No. 203

Sinking Fund—	
To create trustees of, in the several counties and define powers and duties.....	H. B. No. 442
Relative to investments.....	H. B. No. 654
Sinking Fund Trustees—	
Relative to compensation of.....	H. B. No. 377
Skunks—	
Time they may be killed.....	H. B. No. 6
Smith, Olive M.—	
Relief of	H. B. No. 718
Snyder, Joy C.—	
Compensation for	S. B. No. 126
Soft Drinks—	
To provide for an excise tax.....	S. B. No. 183
To regulate the manufacture and sale of, in bottles.....	H. B. No. 398
Soldiers—	
Relative to burial of.....	H. B. No. 8, H. B. No. 763
Relative to discharged, to hunt license.....	H. B. No. 629
Relative to relief to indigent veterans of war with Germany..	H. B. No. 508
Relating to penalty for non-payment of taxes when in service.	H. B. No. 68
To accord special recognition to.....	S. B. No. 92
Soldiers and Sailors—	
Authorizing publication and distribution of roster of.....	H. B. No. 110
Providing for granting of badges of honor.....	H. B. No. 104
Relative to peddlers' license.....	H. B. No. 260, H. B. No. 273, H. B. No. 542
To give normal credit to teachers and students in service....	H. B. No. 156
To validate marriages of, under military authority.....	H. B. No. 58
Soldiers, Sailors and Marines—	
Providing for publication and distribution of.....	S. B. No. 63
To accord special recognition of.....	H. B. No. 511, H. B. No. 548
To give certain credits to, in study of law.....	H. B. No. 455
Relative to recording discharge papers.....	H. B. No. 425
Soldiers Relief Commission—	
Relating to soldiers' relief.....	H. B. No. 127
Soldiers' Relief Committee—	
Relative to allowance of chairman of.....	H. B. No. 184
Squirrels—	
Relative to open season for.....	H. B. No. 46, H. B. No. 606
Stark County—	
Relative to workhouse of.....	H. B. No. 644
State—	
Authorizing suits against.....	H. B. No. 82
State Architect—	
Providing for appointment of.....	H. B. No. 343
State Armories—	
Relating to use of.....	S. B. No. 7
State Board of Education—	
Powers and duties as to vocational education.....	H. B. No. 397
Relative to certification of teachers of classed under super- vision of	S. B. No. 44
State Board of Health—	
Relating to physicians who fail to make certain reports to....	H. B. No. 458
State Board of Library Commissioners—	
To reorganize and promote educational work of.....	H. B. No. 199
State Board of Optometry—	
Defining and proving for state board.....	H. B. No. 240
State Board of Pharmacy—	
Fees charged and collected by.....	S. B. No. 242
State Board of Pharmacy—	
License for sale of drugs.....	S. B. No. 249
State Board of School Examiners—	
Relative to appointment of.....	H. B. No. 215
State Department of Health—	
Providing for seal for.....	S. B. No. 121
State Employes—	
Compensation of	H. B. No. 772
Employment of certain, in state hospitals.....	H. B. No. 491

State Engineers —	
Relative to supplemental salaries for.....	S. B. No. 258
State Examiners —	
Relative to compensation of.....	H. B. No. 593, H. B. No. 603
State Farm Drainage Commissioner —	
Defining powers and duties.....	H. B. No. 496
State Fair Grounds —	
Appropriations for improvements in.....	H. B. No. 555
State Fire Adjustment Board —	
Providing for and defining duties of.....	H. B. No. 370
State Fire Marshal —	
Relating to dry cleaning and dry dyeing establishments.....	H. B. No. 259
State Fish Commissioner —	
To provide for and defining duties of.....	H. B. No. 253
State Highway Commissioner —	
To provide relief for certain road contractors.....	H. B. No. 549
State Highway Department —	
Providing for validation of certain contracts.....	H. B. No. 621
State House Policemen —	
Appropriations of	H. B. No. 217
Relative to salaries of.....	H. B. No. 36
State Industrial School —	
Relative to parole of inmates of.....	S. B. No. 80
State Insurance Fund —	
Deposit of	S. B. No. 123
Investment of surplus of.....	S. B. No. 139
Maximum compensation to be paid from.....	H. B. No. 416
Payment of expenses incurred in administering....	S. B. No. 220, H. B. No. 720
State Institutions —	
To provide pension funds for persons employed by.....	H. B. No. 180
State Non-Medical Board —	
Establishment of	S. B. No. 18, H. B. No. 80
State Officials —	
Relating to purchase of stamps by.....	H. B. No. 77
State Officers —	
Relative to salaries of appointive.....	S. B. No. 136, H. B. No. 458, H. B. No. 595
State Owned Real Estate —	
Assessments for improvements for and payment thereof, by state, for	S. B. No. 120
State Police —	
To create department of and define its powers and duties....	S. B. No. 31
State Purchasing Department —	
Relating to purchase of stamps.....	H. B. No. 77
State Tax Commission —	
Powers and duties of.....	H. B. No. 548
State Wards —	
Relating to payment by counties for care of.....	H. B. No. 341
Steam Engines —	
Creating a department for examination of.....	H. B. No. 514
Relative to operation by incompetent.....	H. B. No. 173
Steam Engines and Boilers —	
Providing for better protection of life and property against injury or damage resulting from incompetent operators of	S. B. No. 50, H. B. No. 224, H. B. No. 514
Streams —	
Conserving and preventing waste of waters of.....	H. B. No. 413
To prevent and correct pollution of.....	S. B. No. 66, S. B. No. 127
Streets and Alleys —	
Extending control of outside municipal corporations.....	H. B. No. 237
Street Commissioners —	
Relative to compensation of, in villages.....	H. B. No. 673
Street Lighting —	
Relative to assessments for, upon abutting property....	S. B. No. 230, H. B. No. 583

Street Railways —

- Improvements required by, of streets at time municipality
authorizes improvement S. B. No. 130
Relative to regulation of..... H. B. No. 742

Sundry —

- Relating to observance of..... H. B. No. 270, H. B. No. 330

Sundry Claims Board —

- Duties of S. B. No. 114

Superintendent of Insurance —

- Approval of insurance rates fixed by rating bureau by..... S. B. No. 176

Superintendent of Public Instruction —

- Listing of school text books with..... H. B. No. 333
Increase in salary of..... S. B. No. 261, H. B. No. 658
Relative to approval of private schools..... H. B. No. 400

Superintendent of Public Works —

- Authorized to lease certain state lands in Defiance..... H. B. No. 420
To investigate title of swamp and marsh lands and recover
same H. B. No. 402

Superintendent of State House —

- Relative to powers and duties of..... H. B. No. 448

Superior Court —

- Relating to, of Cincinnati..... H. B. No. 707

Supreme Court —

- Relative to salaries of officers of..... S. B. No. 194

Surety Bond Companies —

- Relating to allowance of premiums paid to..... H. B. No. 456

Swamp and Marsh Lands —

- Relative to investigating title of and recovering for state.....
S. B. No. 119, H. B. No. 402

T

Taxation —

- Annual tax on net incomes..... S. B. No. 196
Assessment of property for..... S. B. No. 146
Authorizing Boards of Education to levy certain taxes..... S. B. No. 187
Authorizing funding of deficiencies for 1919 and levying tax..
S. B. No. 185, S. B. No. 186, S. B. No. 180, S. B. No. 145
Defining public utilities for purpose of..... S. B. No. 236, H. B. No. 688
Fixing uniform and limitation of rates in certain taxing dis-
tricts H. B. No. 735
Form of blank for listing personal property for..... S. B. No. 200
Intangible property subject to..... H. B. No. 140
Levy and distribution of taxes for support of common schools. S. B. No. 202
Providing for inheritance tax..... S. B. No. 175
Providing for excise tax statements and assessments of public
utilities S. B. No. 224
Relative to exemption of park district property..... H. B. No. 656
Relative to listing omitted personal property for..... H. B. No. 715
Relative to, of intangible personal property..... H. B. No. 652
Relative to penalty for perjury in return of personal prop-
erty for H. B. No. 704
State aid for weak school districts..... S. B. No. 202
Time for listing personal property for..... S. B. No. 84
To prevent double, by exemption of recorded mortgage..... H. B. No. 331

Taxes —

- Apportionment of, on motor vehicles due to districts of
registration H. B. No. 732
Authorizing taxing authorities to fund deficiencies and issue
bonds to levy..... H. B. No. 545, H. B. No. 567, H. B. No. 712
Change of time for paying..... H. B. No. 324, H. B. No. 546
Collection of delinquent..... S. B. No. 73, H. B. No. 50
Collection of personal..... H. B. No. 19
Computing interest on delinquent..... H. B. No. 54
County commissioners to anticipate collection of certain..... H. B. No. 587
Levy for school funds..... H. B. No. 562
Providing for an annual tax on net income of persons..... H. B. No. 609
Providing for levy on taxable property..... H. B. No. 615

Taxes — Concluded.	
Relative to collecting income.....	H. B. No. 740
Relating to publication of delinquent list.....	H. B. No. 751
Suspension of penalty for non-payment of taxes by soldiers..	H. B. No. 68
To make disposition of overpayment of.....	H. B. No. 262
Tax Commission —	
Annual report to, by express, telephone and telegraph companies	S. B. No. 89
Abstract of real and personal property to be filed by county auditor	S. B. No. 181
Notices of changes in violation by.....	S. B. No. 256
Tax Duplicate —	
Relative to placing names of devisees of real property on....	H. B. No. 525
Tax Rate —	
Relative to limitations of.....	H. B. No. 645
Tax Bills —	
Relative to	H. B. No. 563
Teachers —	
Certification of, of classes supported by federal aid.....	S. B. No. 44
Compensation of, in public schools.....	H. B. No. 444
Defining contracts of and requiring fulfillment.....	H. B. No. 71
Educational qualifications of.....	H. B. No. 181
Employment of	H. B. No. 73
Establishment and conduct of extension departments for training of	S. B. No. 48
Relative to contracts for employment of.....	H. B. No. 108
Teachers —	
Relative to life certificates of.....	H. B. No. 317
Relative to qualifications of.....	S. B. No. 131
Relative to personnel of county board of examiners.....	H. B. No. 97
Relative to renewal of certificates of.....	H. B. No. 719
Relative to residence in rural school districts.....	H. B. No. 421
Relating to salaries of.....	S. B. No. 223, H. B. No. 695
Time of holding county examinations.....	H. B. No. 96
To establish extension department for training of.....	H. B. No. 196
To provide state wide retirement system for.....	H. B. No. 359
Teachers' Employment Bureau —	
Providing for creation of.....	H. B. No. 171
Teachers' Institutes —	
Relating to holding of.....	H. B. No. 357
Relative to memberships in.....	H. B. No. 748
Telephones —	
Relating to long distance service.....	H. B. No. 429
To regulate, and to require interchange of service.....	H. B. No. 141
Telephone Companies —	
Long distance connections of.....	S. B. No. 101
Telephone Systems —	
Providing for betterment of.....	S. B. No. 19
Text Books —	
Relative to the listing of.....	H. B. No. 333
Relative to uniformity of.....	S. B. No. 214, H. B. No. 668
Theaters —	
Relating to construction of.....	H. B. No. 385
Thompson, Marie —	
Appropriation for use of.....	S. B. No. 142
Ticket Scalping —	
To prohibit	H. B. No. 308
Time —	
Providing for adoption of eastern standard.....	H. B. No. 278
Relative of standard of, throughout state.....	H. B. No. 275
Tipping —	
To abolish practice of.....	H. B. No. 723
Toledo —	
Relative to establishment of municipal court in.....	H. B. No. 79
Relative to sale or lease of Miami and Erie Canal....	H. B. No. 81, H. B. No. 560

Township Trustees —	
Duties of	S. B. No. 65, H. B. No. 407
To use certain funds for road improvement in La Grange Townships	H. B. No. 428
Powers of	H. B. No. 585
Relative to purchase and operation of scow or lighter by certain	H. B. No. 366
To provide against fires.....	H. B. No. 322
Township Roads —	
Relative to dragging of.....	H. B. No. 737
Township Treasurers —	
Providing for maximum compensation.....	H. B. No. 144
Treasurer of State —	
Bonding of employes of.....	H. B. No. 771
Providing for purchase of steel vaults.....	H. B. No. 610
To authorize transfer of funds.....	
Truancy —	
Relative to enforcing law.....	H. B. No. 179
Truant Officers —	
Providing that sheriff shall act in county school districts.....	H. B. No. 722
Trust Companies —	
Relating to capital stock of.....	H. B. No. 639
Tuberculosis —	
Relative to erection of hospitals for.....	H. B. No. 403
Relative to county and district hospitals for..	H. B. No. 383, H. B. No. 404
Relative to purchase of.....	S. B. No. 195
Turnpikes —	
Inspection of	H. B. No. 241

U

Unclaimed Property —	
Providing for sale of.....	H. B. No. 529
Union Depot Companies —	
Relating to	H. B. No. 659
United States Bonds —	
To license and regulate business of buying certain.....	H. B. No. 541
United States Pharmacopeia —	
Relative to	S. B. No. 36
United Spanish War Veterans —	
Relative to headquarters for at Columbus.....	S. B. No. 135
United Veterans —	
For protection of law by badge of.....	H. B. No. 111

V

Venue of Actions* —	
Relating to by interurban railway companies....	S. B. No. 12, H. B. No. 86
Vehicles —	
Licensing and registration of motor.....	H. B. No. 33
Relative to drivers of when passing street cars..	S. B. No. 33, H. B. No. 69
To require ownership certificate in transfer of motor.....	H. B. No. 57
Veterinary Surgery —	
Relative to certificates to practice.....	S. B. No. 177
Viaducts —	
Relative to construction and repair of.....	H. B. No. 470
Villages —	
Relative to establishment of supplementary schools in.....	H. B. No. 186
Relative to suspension of schools in.....	H. B. No. 210
Relative to term of director of public service and safety of....	H. B. No. 344
Village Council —	
Relative to number of members of.....	H. B. No. 250
Village Marshal —	
Relative to appointment of.....	H. B. No. 249
Village Schools —	
Relative to supervision of.....	H. B. No. 479
Vineyards —	
Relative to spraying.....	H. B. No. 613

Voter —	
Relative to marking ballot for absent.....	H. B. No. 516
Voting Machines —	
To authorize use and purchase of.....	H. B. No. 466

W

Wages —	
To provide for weekly payment of, by employes.....	H. B. No. 263
Warren —	
To establish municipal court for.....	H. B. No. 422
Water —	
Defining resources of state.....	H. B. No. 465
Providing for conservation and lease of.....	S. B. No. 99
Waters —	
Relative to use of poisons and explosives in.....	S. B. No. 260
Water Works Property —	
Unlawful to tamper with.....	S. B. No. 49
Weeds —	
Relative to destruction of Canada thistles.....	H. B. No. 396
Relative to destruction of certain.....	H. B. No. 218
Relative to destruction of, on farm lands.....	H. B. No. 431
Relative to destruction of noxious.....	H. B. No. 648
Weights and Measures —	
Relative to sale of certain articles by.....	H. B. No. 582
Wife or Child —	
Abandonment of	S. B. No. 32
Wilberforce University —	
Relative to organization of board of trustees of....	S. B. No. 166, H. B. No. 492
Wilson, David M. —	
Relief of	H. B. No. 411
Williamson, Mary —	
To authorize board of education to pay.....	H. B. No. 309
Wills —	
Relative to the contest of.....	H. B. No. 557
Witnesses —	
Relative to, when appearing in court.....	H. B. No. 601
Women —	
Relative to certain occupations for..S. B. No. 156, S. B. No. 157,	H. B. No. 173
Relative to hours of labor for.....	H. B. No. 175
Wood, C. L. —	
To pay claim of.....	S. B. No. 198
Workhouses —	
Relative to joint city and county.....	H. B. No. 638
Relative to, in Stark county.....	H. B. No. 644
Workmen —	
Protection of tools of.....	H. B. No. 67
Workmen's Compensation —	
Extending benefits of law to include certain occupational	
diseases	H. B. No. 441
Relative to	H. B. No. 424

Y

Youngstown —	
Establishment of municipal court in.....	S. B. No. 109, H. B. No. 647

Z

Zanesville —	
Relative to providing room in monumental hall.....	H. B. No. 550
Relative to jury in municipal court.....	S. B. No. 128

SUBJECT MATTER OF SENATE RESOLUTIONS, SENATE JOINT RESOLUTIONS AND HOUSE JOINT RESOLU- TIONS INTRODUCED IN THE EIGHTY-THIRD GENERAL ASSEMBLY.

Definition of Abbreviations: P = Page for Senate Journal; S. B. = Senate Bill; H. B. = House Bill; S. J. R. = Senate Joint Resolution; H. J. R. = House Joint Resolution; S. R. = Senate Resolution.

A

Adjournment.....	S. J. R. Nos. 7, 5, 10, 15, 26, 29, 41, 52, 67 H. J. R. Nos. 69, 81, 83, 87, 113, 106
Administrative Reorganization Committee —	
Providing for	S. J. R. No. 36
Relative to printing report of.....	H. J. R. No. 109
Amended Senate Bill No. 11 —	
Relative to printing 500 additional copies of.....	S. J. R. No. 25
Annual Reunion —	
Relative to	S. J. R. No. 60
Appropriation and Finance Committees —	
Relative to expenses of during recess.....	H. J. R. Nos. 64, 85, 54

B

Benevolent Institutions —	
Relative to publication of laws governing.....	S. J. R. No. 66
Bloom, Earl D. — Lt. Gov.	
Thanks extended to	S. R. No. 18
Boys' and Girls' Contest —	
Relative to successful contestants in.....	H. J. R. No. 20
Brown, Clarence J. — Lt. Gov.	
Relative to painting portrait of.....	S. R. No. 38
Bryant, Col. E. S. —	
Relative to retaining services of.....	S. R. No. 75
Bulletin —	
Relative to printing and distribution of.....	S. J. R. No. 9

C

Cain, Edward —	
Relative to retaining services of.....	S. R. No. 42
Camp Sherman —	
Relative to wounded soldiers of.....	S. J. R. No. 47
Relative to invitation to visit.....	S. J. R. No. 54
Capitol —	
Relative to displaying of flags upon return of troop.....	H. J. R. No. 28
Carpenter, Hon. Jeremiah L. —	
Expressing sympathy to family and friends of.....	S. R. No. 71
Chaplain of Senate —	
Relative to payment of compensation for.....	S. R. No. 73
Relative to appointment of.....	S. R. No. 8
Clerk of Senate —	
Relative to extra compensation for clerks to complete Journal..	S. R. No. 79
Relative to retaining services of stenographer temporarily....	S. R. No. 78
Authorizing clerk to fill vacancies in clerical force of office..	S. R. No. 55
Committee on Buks and Saving Societies —	
Relative to temporary employment of stenographer and com- pensation for	S. R. No. 33
Committee on Fees and Compensation —	
Relative to appropriation for clerks hire for.....	S. R. No. 68
Committee on Fees and Salaries —	
Relative to extra compensation for clerk hire.....	S. R. No. 74

Constitution of Ohio—	
Relative to amendning.....	S. J. R. No. 24, S. J. R. No. 37
Relative to	S. J. R. No. 24
Cost or Production of Grain, Live Stock and all Farm crops and Products—	
Relative to	H. J. R. No. 9
Courts—	
Relative to regulating appellate jurisdiction of.....	H. J. R. No. 26
Cross, J. E.—	
Relative to retaining service of.....	S. R. No. 44
Cummins' Railroad Bill—	
Relative to anti-strike provision of.....	S. R. No. 70

D

Davis, Henry W.—	
Relative to payment of expenses of committee —represented Senate at funeral of.....	S. R. No. 66
Relative to filling vacancies caused by death of.....	S. R. No. 62
Relative to death of	S. R. No. 60
Ditch Laws—	
Relative to revision of.....	S. J. R. No. 28
Duck Hunting in Ohio—	
Relative to	H. J. R. No. 51

E

Elevators—	
Relative to installing in State House.....	S. J. R. No. 39
Employees—	
Relative to pay for.....	H. J. R. No. 115
Enrolling bill in Typewriting—	
Relative to	S. J. R. No. 11
Ex-Premier Clemenceau of France—	
Relative to invitation to.....	H. J. R. No. 97

F

Foraker, Joseph Benson—	
Relative to death of.....	Am. H. J. R. No. 10
Funds—	
Authorizing transfer of.....	H. J. R. No. 99

G

Gear, William C.—	
Relative to death of.....	S. R. No. 63
General Assembly—	
Relative to reconvening of.....	H. J. R. No. 73
Relative to recess of.....	H. J. R. No. 47
Relative to payment of employes during recess of.....	S. R. No. 69
General Code—	
Relative to purchase of.....	S. R. No. 21
Relative to number suitable for use of.....	S. R. No. 13
German Propaganda—	
Relative to appointment of committee to investigate in Ohio	S. J. R. No. 16
Gilkerson, Eston—	
Relative to appointment of.....	S. R. No. 26
Relative to compensation for.....	S. R. No. 54
Gilmore, John C.—	
Relative to appointment of.....	S. R. No. 27
Glenn, Gen. Edwin F.—	
Relative to retirement of.....	H. J. R. No. 86
Good Roads for Ohio—	
Relative to	Am. H. J. R. No. 15
Governor—	
Relative to committee to notify of organization of General Assembly	S. J. R. No. 1

Grand Army of Republic—	
Relative to use of Senate and House chambers and rotunda	
for	S. J. R. No. 35
Guernsey County—	
Relative to expenditure of public funds in.....	H. J. R. No. 92

H

Harding, Sen. Warren G. . .	
Invitation to address General Assembly on Theodore Roosevelt	
extended to	H. J. R. No. 14
Relative to printing memorial address of.....	S. J. R. No. 21
Highways of State—	
Relative to study and investigation of problems affecting..	S. J. R. No. 19
Hohenzollern, William—	
Relative to punishment of.....	Am. H. J. R. No. 4
Home Rule Taxation—	
Relative to amending of constitution for.....	S. J. R. No. 65
Hospitals in Ohio—	
Providing for survey and study of.....	H. J. R. No. 13
House Bills—	
H. B. No. 24—	
Relative to printing extra copies of.....	H. J. R. No. 33
H. B. No. 162—	
Relative to printing extra copies of.....	H. J. R. No. 34
H. B. No. 359—	
Relative to printing additional copies of.....	H. J. R. No. 37
H. B. No. 438—	
Relative to enrolling in typewriting.....	H. J. R. No. 39
H. B. No. 531—	
Relative to enrolling.....	H. J. R. No. 57
H. B. Nos. 526-527—	
Relative to enrolling in typewriting.....	H. J. R. No. 71
H. B. No. 200—	
Relative to printing extra copies of.....	H. J. R. No. 23
H. B. No. 20—	
Relative to enrolling in typewriting.....	H. J. R. No. 21
H. B. Nos. 23-24—	
Relative to printing additional copies of.....	H. J. R. No. 3
H. B. No. 240—	
Relative to correcting certain errors in.....	S. J. R. No. 40
Howes Historical Collections of Ohio—	
Relative to printing and distribution of.....	H. J. R. No. 48

I

Inauguration—	
Relative to committee on.....	S. J. R. No. 3
Index Clerk of Senate—	
Relative to	S. J. R. No. 56
Initiative and Referendum—	
Relative to extending to nation.....	S. J. R. No. 13
Investigating Committee—	
Relative to	S. J. R. No. 32
Ireland—	
Relative to self-government of.....	S. J. R. No. 20

J

Jennings, E. J. —	
Relative to retaining services of.....	S. R. No. 47
Jewish People—	
Relative to rights of.....	H. J. R. No. 45
Joint Committee Meeting 37th Division—	
Relative to expenses of.....	S. J. R. No. 43
Journal—	
Relative to correction of.....	S. R. No. 52

K

Kennedy, Hon. Robert P.—	
Relative to death of.....	S. R. No. 22
Knox, Harry D.—	
Relative to extra compensation for.....	S. R. No. 64

L

League of Nations—	
Relative to establishment of.....	S. J. R. No. 14
Relative to	S. J. R. No. 46
Legislative Documents—	
Relative to postage for mailing of.....	S. R. No. 23
Legislative Session—	
Proposing an amendment to constitution relative to.....	S. R. No. 72
Legislative Reunion—	
Relative to holding at Akron.....	S. J. R. No. 48
Relative to providing for holding at Indian Lake.....	H. J. R. No. 55
Relative to arrangements for.....	H. J. R. No. 60
Legislative Press Association—Smoker—	
Relative to investigation of.....	H. J. R. No. 41
Lobbyists—	
Relative to furnishing list of, to members of General Assembly	S. J. R. No. 23
Lt. Governor—	
Relative to stenographer and page for.....	S. R. No. 9
Lyon, C. C.—	
Relative to extending invitation to address Senate.....	S. R. No. 34

M

Mail Order Business—	
Petitioning congress to pass legislation relative to taxing of	S. J. R. No. 71
Markland, C. V.—	
Relative to appointment of.....	S. R. No. 28
Material for Public Works—	
Relative to freight rates on.....	H. J. R. No. 18
Members of Legislature—	
Relative to criminal charge against certain.....	S. J. R. No. 55
Mileage—	
Relative to	S. J. R. No. 8
Committee to report on distance traveled by members of Senate to seat of government.....	S. R. No. 20

N

Natural Gas—	
Relative to exportation of.....	S. J. R. No. 30
National Guard Funds—	
Relative to transfer of.....	S. J. R. No. 61
Normal and Industrial School at Wilberforce—	
Relative to investigation of.....	H. J. R. No. 72
North-West Territory—	
Relative to	H. J. R. No. 25

O

Officers of 82d General Assembly—	
Relative to extra compensation for.....	S. R. No. 19
Officers of Senate—	
Relative to extra pay for.....	S. R. No. 83
Ohio Legislative History—	
Relative to preparation and printing of.....	H. J. R. No. 38
Ohio Legislative Manual—	
Relative to	S. J. R. No. 51

Ohio's Jewels Monument—	
Relative to repair of.....	S. J. R. No. 33
O'Neill, Judge Jos. W.—	
Relative to having charge of Senate chamber during G. A. R. Encampment	S. R. No. 40
One Hundred Sixty-sixth Regiment—	
Relative to welcome of.....	Am. H. J. R. No. 46
Relative to welcome of.....	S. J. R. No. 45
Overseas Soldiers'—	
Relative to bodies of.....	H. J. R. No. 93

P

Parliamentarian—	
Relative to appointment of.....	S. R. No. 25
Perrins, Rev. W. A.—	
Relative to compensation as chaplain of Senate.....	S. R. No. 43
Relative to extra compensation for.....	S. R. No. 82
Relative to printing of prayers of.....	S. R. No. 50
Pershing, General—	
Relative to	S. J. R. No. 64
Petitions for Referendum—	
Relative to signature required upon.....	H. J. R. No. 94
Petitioning Congress for—	
Repeal of Act guaranteeing price of wheat.....	S. J. R. No. 70
Porter—	
Relative to appointment of one additional.....	S. R. No. 15
Relative to compensation of porters during G. A. R. encampment	S. R. No. 59
President of Senate—	
Relative to ruling of.....	S. J. R. No. 73
Press of Ohio—	
Relative to thanking for patriotic service.....	H. J. R. No. 42
Printer—	
Relative to delay in returning bills to Senate.....	S. R. No. 53
Private Corporation—	
Relative to appointment of commission to make recommendations confirming organization and powers of.....	H. J. R. No. 43
Privileges and Elections—Commission on—	
Relative to employing service of additional clerk temporarily and providing compensation therefor.....	S. R. No. 29
Prohibition Amendment—	
Relative to	S. J. R. No. 4
Relative to placing in hands of prosecuting attorney evidence secured by committee appointed to investigate unofficial act pertaining to.....	S. R. No. 37
Relative to appointment of committee to investigate unofficial act pertaining to	S. R. No. 31
Relative to personnel of committee to investigate unofficial act pertaining to	S. R. No. 32
Property—	
Relative to classification of, for taxation purpose.....	S. J. R. No. 31
Publishing and Declaring of result of Election—	
Relative to	S. J. R. No. 2
Public Printing—	
Relative to cards for Lt. Governor and Senator.....	S. R. No. 39
Put-in-Bay—	
Relative to celebration at.....	H. J. R. No. 76

Q

Qualifications for Officers—	
Relative to	H. J. R. No. 112
Relative to enrollment of of H. B. No. 633.....	H. J. R. No. 89
Relative to correcting pay vouches issued.....	S. R. No. 67
Relative to return of bodies of soldiers', sailors' and marines from France	S. J. R. No. 69

Relative to enrolling bills and resolutions in typewriting.....	S. J. R. No. 74
Relative to error of S. B. No. 47.....	S. J. R. No. 53
Relative to correcting errors in S. B. No. 47.....	S. J. R. No. 50
Relative to certain lands deeded to Ohio.....	H. J. R. No. 7
Relative to lost rolls of three months' troops	H. J. R. No. 44
Relative to enrolling a bill in typewriting.....	H. J. R. No. 65
Relative to enrolling bills and joint resolutions in typewriting..	H. J. R. No. 66
Relative to enrolling House Bills and H. J. R. in typewriting....	H. J. R. No. 75
Relative to enrolling H. B. Nos. 209, 567, 568, 569 and H. J. R. No. 73 in typewriting	H. J. R. No. 75
Relative to consideration of H. B. No. 338.....	H. J. R. No. 77
Relative to printing all laws, general and local and joint resolutions up ton and including June 19, 1919.....	H. J. R. No. 78
Relative to notifying Governor of reconvening of general assembly	H. J. R. No. 79
Relative to enrollment at clerk's dask in typewriting.....	H. J. R. No. 84
Relative to enrolling H. B. No. 558 in typewriting.....	H. J. R. No. 88
Relative to enrolling H. J. R. No. 99 in typewriting.....	H. J. R. No. 100
Relative to enrolling H. B. No. 405 in typewriting.....	H. J. R. No. 90
Relative to enrolling H. B. Nos. 725, 723.....	H. J. R. No. 116
Return of troops from over-seas —	
Relative to	S. J. R. No. 17
Reunion —	
Relative to, at Dayton, Ohio.....	H. J. R. No. 114

R

Reviewing Stand—	
Relative to use of.....	H. J. R. No. 61
Rickenbacker, Capt. Edward —	
Relative to return of.....	S. R. No. 30
Roosevelt, Theodore —	
Resolution on death of.....	S. R. No. 14

S

Scott, Fletcher S. —	
Relative to retaining services of.....	S. R. No. 41
Schlesinger, Mose —	
Relative to extra compensation for.....	S. R. No. 24
School Laws —	
Relative to new edition of.....	H. J. R. No. 91
Selective Service Boards —	
Relative to thanking for services.....	S. J. R. No. 18
Senate —	
Relative to organization of.....	S. R. No. 1
Relative to rules of.....	S. R. No. 2
Relative to mail for.....	S. R. No. 3
Relative to stationery for.....	S. R. No. 4
Relative to equipment for.....	S. R. No. 5
Relative to extra clerks for.....	S. R. No. 6
Relative to additional help for.....	S. R. No. 7
Relative to compensation for employe of.....	S. R. No. 11
Appointments made by.....	S. R. No. 12
Relative to compensation for certain employes of, during recess period	S. R. No. 48
Relative to retaining services of certain employes of, during recess	S. R. No. 49
Relative to empowering sergeant-at-arms to employ sufficient help for	S. R. No. 51
Relative to compensation for employes between May 12 and June 18th inclusive	S. R. No. 57
Providing for certain employes of.....	S. R. No. 61
Senate Employes —	
Relative to temporary retention of.....	S. R. No. 81
Relative to 20 days' extra compensation for certain.....	S. R. No. 80
Senate Journals and Bills —	
Relative to mailing of.....	S. R. No. 16

Senators —	
Relative to keys to desk of and shipment of personal effects of S. R. No.	76
Senate Bills Nos. 4-5 —	
Relative to printing additional copies of.....	S. J. R. No. 12
Senate Bills Nos. 100-175-187 and House Bill 557 —	
Relative to printing additional copies of.....	S. J. R. No. 57
Senate Joint Resolution No. 24 —	
Relative to printing additional copies of.....	S. J. R. No. 27
Relative to informing the Governor of the organization of the General Assembly	S. J. R. No. 1
Soldiers of Ohio —	
Relative to	H. J. R. No. 52
Speaks, Brigadier General John C. —	
Relative to case of.....	S. R. No. 35
Relative to printing report of.....	S. J. R. No. 63
Relative to appointment of.....	S. J. R. No. 6
Relative to amending the constitution of Ohio regarding creating of bonded indebtedness.....	S. J. R. No. 68
Relative to paying expenses of, during recess.....	H. J. R. No. 62
Spanish Influenza —	
Petitioning congress to take action for suppression of.....	H. J. R. No. 12
Standing Committee of Senate —	
Select committee to report on.....	S. R. No. 10
State Employes and School Teachers —	
Relative to salaries of.....	S. J. R. No. 62
State Liquor Licensing Board —	
Relative to payment of services of.....	S. J. R. No. 58
Stenographer —	
Relative to appointment for use of president of senate and legislative committee	S. R. No. 45

T

Taxation —	
Relative to amending constitution on rate limit of.....	S. J. R. No. 59
Thanksgiving Day —	
Relative to	H. J. R. No. 8
Tharp, E. Everett —	
Relative to retaining services of.....	S. R. No. 46
Relative to temporary retention of services of.....	S. R. No. 77
Thirty-seventh Division —	
Relative to extending welcome to.....	S. J. R. No. 34
Relative to reception to members of.....	S. J. R. No. 38
Relative to unnamed members of committee to meet.....	S. J. R. No. 49
Time for State —	
Relative to single standard of.....	H. J. R. No. 58
Tod, Hon. David —	
Resolution in memory of.....	S. R. No. 56
Typewriters, Desks, etc. —	
Relative to purchase of.....	S. R. No. 65
Relative to purchase of.....	S. R. No. 17

U

Uniforms —	
Relative to permitting soldiers to retain permanently.....	H. J. R. No. 1
Unnaturalized Foreigners —	
Relative to deportation of.....	H. J. R. No. 67

W

War Heroes —	
Relative to proper recognition for.....	H. J. R. No. 16
War Trophies —	
Relative to	H. J. R. No. 50
Wire Communication of Country —	
Relative to	S. J. R. No. 44
Woman Suffrage —	
Relative to	S. J. R. No. 22
Relative to	H. J. R. No. 70

MISCELLANEOUS INDEX.

A

Administrative Reorganization—	PAGE
Provisions for Committee on.....	338
Agnew, William—	
Tribute to memory of Austin E. Giblin paid by.....	5
Ake, H. Ross—	
Tribute paid by.....	1108
Akron Chamber of Commerce—	
Communication from, relative to Legislative Reunion.....	617
Alden, Rev. J. P.—	
Prayer offered by.....	172
Allen, Frank M.—	
Appointment confirmed	988
Archer, M. B.—	
Relative to memorial for rotunda.....	82
Assistant Clerk—	
Nominations for and election of.....	11

B

Beatty, Hon. Richard—	
Tribute on death of.....	1119
Bloom, Earl D., Lieut. Governor—	
83rd General Assembly called to order by.....	3
Clerk Pro Tem. appointed by.....	3
Communications received by.....	10
Committee appointed by.....	10, 13, 16, 24
Proceeding by, at Joint Convention.....	20, 21
Resolutions of thanks presented to.....	27
Brown, Clarence J., Lieut. Governor—	
Acceptance speech	25
Commission read by.....	24
Committees appointed by.....	25, 26, 45, 70, 106, 196, 203, 206, 211, 290, 370, 511, 552, 575, 579, 732, 738, 806, 807, 874, 875, 909, 945, 978, 1042, 1099, 1153
Cast vote in tie.....	822
Oath administered	25
Brown, D. C.—	
Appointment confirmed	834
Brown, Thaddeus H.—	
Appointment confirmed	1135
Bulletin—	
Relative to printing of.....	28

C

Cain, Edward—	
Relative to extra compensation for.....	866
Retaining services of.....	684
Camp Sherman—	
Relative to transportation of members of 83rd General Assembly to visit	762
Relative to visit by Committee of 83rd General Assembly.....	757
Cary, Samuel F.—	
Appointment confirmed	838
Carpenter, Hon. Jeremiah L.—	
Tribute to memory of.....	1074
Cassidy, John R.—	
Appointment confirmed	1136
Christian, F. D.—	
Appointment confirmed	861

	PAGE
General Assembly —	
Relative to committee appointed to investigating rumors of bribery of certain members of.....	263
Relative to furnishing registered list of lobbyists for members of.....	101
Provision for holding next annual reunion of.....	882
Opening of	3
Joint Convention of.....	20, 21
German Propaganda —	
Relative to investigation of.....	47
Gilkeson, Eston —	
Relative to compensation for.....	762
Appointment of	68
Gilmore, John —	
Relative to appointment of.....	70
Girls' and Boys' Clubs of Ohio —	
Welcome extended to.....	81
Glenn, Major General E. F. —	
Communication of appreciation from.....	960

H

Halley, W. E. —	
Communication from	10
Elected Clerk Ohio Senate.....	5
Oath of office taken by.....	8
Request for investigating signing of, etc., of copy for S. J. R. No. 4.....	147
Harding, Warren G. —	
Address on Theodore Roosevelt to Joint Committee by.....	74
Relative to print address on Theodore Roosevelt.....	77
Harvey, H. H. —	
Elected Engrossing Clerk.....	6
Oath of office taken by.....	8
Hemmerly, Rev. H. B. —	
Prayer offered by.....	101
Highways of State —	
Relative to study for betterment of.....	75
Hindman, Rev. W. M. —	
Prayer offered by.....	93
Hogan, Timothy S. —	
Appointment confirmed by Senate.....	878
Hough, Col. Benson W. —	
Invitation to address Senate extended to.....	
House of Representatives —	
Officers of	14
Houston, Rev. William —	
Prayer offered by.....	143
Houston, Rev. Walter H. —	
Prayer offered by.....	968
Howells, W. C. —	
Privilege of floor granted to.....	868
Hughes, Edward W. —	
Relative to appointment as Parliamentarian.....	68

I

Index Clerk —	
Nominations for, election of.....	11, 11
In Memoriam	83

J

Jaymes, Sully —	
Appointment confirmed	1137
Appointment unconfirmed by Senate.....	835
Jennings, E. J. —	
Relative to retaining services of.....	687
Jennings, Rev. W. M. —	
Prayer offered by.....	204

Johnson, Frank W. —	PAGE
Appointment refused by Senate.....	837
Appointment confirmed	1136
Jones, Capt. Thomas W. —	
Oath of office received.....	68
Chosen to fill vacancy in Finance Committee.....	869
Journal Clerk —	
Nominations for	5
Election of	5

K

Kincaid, Rose —	
Appointed Stenographer to Lieut. Governor.....	13
Kennedy, Robert P. —	
Resolutions on death of.....	39
King, F. H. —	
Appointment confirmed	989
Knox, Harry D. —	
Elected Index Clerk.....	11
Oath of office taken by.....	12
Kraemer, Hon. John —	
Invitation to address Senate extended to.....	978

L

Late, Dr. J. L. —	
Prayer offered by.....	976
League to Enforce Peace —	
Relative to	45
League of Nations —	
Relative to	75-6
Relative to entering.....	614
Legislative Press Correspondents' Association —	
Communication from	868
Leyden, Rev. A. M. —	
Prayer offered by.....	68
Liggitt, D. A. —	
Tribute paid by.....	1108
Communication from	67
Lincoln, Abraham —	
Tribute to	130
Tribute to memory of.....	273
Lyon, C. C. —	
Invitation to address Senate extended to.....	215

M

Mail Order Business —	
Relative to	1102
Mann, Louis R. —	
Privilege of floor granted to.....	868
McCann, T. A. —	
Appointment confirmed	837
McCoy, H. P. —	
Seat taken as Senator by.....	865
Named on committee to fill vacancy caused by death of Henry W. Davis	869
McDonough, J. F. —	
Appointment confirmed by Senate.....	836
McDowell, J. A. —	
Appointment confirmed	840
McKinley Martyr —	
Poem by D. A. Liggitt to.....	1061
Members of Senate —	
Mileage allowed to.....	138-139
Mendenhall, Thos. C. —	
Appointment confirmed	835

Message Clerk —	PAGE
Nominations for	5
Elections of	5
Mileage of Members —	
Relative to	28
Markland, C. V. —	
Relative to appointment of.....	85

N

National Order, Sons of Veterans —	
Communication from	960
Natural Gas —	
Relative to investigating conditions of.....	228
Nichols, Hugh L. —	
Oaths of office administered to Senaators by.....	3
Administered oath of office to James M. Cox.....	26
Nichols, C. J. —	
Oath of office taken by.....	12
Elected 3rd Assistant Sergeant-at-Arms.....	12

O

Ohio State University —	
Invitation to visit extended to members and officers of Senate by Mr. Sater	143
Ohio's Jewels Monument —	
Relative to repair of.....	264
Ohio Legislative Manual —	
Relative to issuing of.....	685
Ohio Women Suffrage Association —	
Relative to extending thanks to members of Senate for action on Presidential Suffrage	815
Ohio National Guard —	
Appropriation for	885
O'Neil, Joseph W. —	
Oath of office taken by.....	8
Elected 2nd Assistant Sergeant-at-Arms.....	7

Petitions, Memorials, Remonstrances, Etc. —

(a)

A. C. Brandt and 45 citizens of Cuyahoga County.....	126
A. G. Turnipseed in behalf of the fox.....	174
Association of ex-Pupils of the Ohio Soldiers' and Sailors' Home at Xenia, Ohio	175
Andrew J. Volze and 360 other citizens of Stark County.....	120
A Campbell and 11 other citizens of Edison, Ohio.....	179
A. K. Rairigh and 112 other citizens of Steubenville, Ohio.....	190
Andrew Hancock and 349 other citizens of Sandusky, Ohio.....	220
A. C. Barr and 80 other citizens of Fairfield County.....	206
American Legion, Franklin Post No. 1.....	761
A. J. Lyume and 10 other citizens of Pensville, Ohio.....	149
Amalgamated Association of Stationery and Electrical Engineers of Summit County	155

(b)

Boot and Shoe Workers' Local No. 386 of Portsmouth, Ohio.....	144
B. Hester of Highland County.....	174
Bucyrus Trades and Labor Council, Bucyrus, Ohio.....	94
Bucyrus Lodge, International Association of Machinists.....	94
Bucyrus Central Labor Union of Bucyrus, Ohio.....	94
Board of County Commissioners of Muskingum County.....	248
Board of Directors of Elyria Chamber of Commerce.....	161
Board of Education and other citizens of Cleveland.....	443
Bertha M. Boehm and 37 other citizens of Hamilton County.....	442

Petitions, Memorials, Remonstrances, Etc. — Continued.

(c)

	PAGE
C. W. Angerman and 7 other citizens of Massillon, Ohio.....	155
Churches of Dennison, Ohio.....	206
Capt. L. L. Stahl and 16 other members of the Fire Dept. of the city of Alliance, Ohio.....	206
Council of the city of Fremont, Ohio.....	206
Central Church of Christ of Wilmington Clinton County.....	206
C. E. Patterson and 65 other citizens of Scioto County.....	205
Council of the city of Lakewood, Ohio.....	220
C. W. Adams and 80 other members of Bethel M. E. and Milgrove M. E. Churches	248
C. M. Taylot and 37 other citizens of Hamilton County.....	156
Council of the city of Eylria.....	219
Christian Endeavor Society of the 3rd Lutheran Church, Springfield, O.	248
C. A. Hughes and 15 other citizens of Fairfield County.....	235
Christian Endeavor Society of the High St. Christian Church of Spring- field, Ohio	235
Columbus Building Trades' Council.....	198
City Council of Urbana, Ohio.....	192
Carpenters' Union and other citizens of Dayton, Ohio.....	191
Charles Valbrath and 29 other citizens of Tuscarawas County.....	191
Council of the village of Chagrin Falls, Ohio.....	191
Charles T. Steele and 136 other citizens of Jackson County.....	178
Cletus Wildenthaler and 22 other citizens of Crawford County.....	125
Citizens at large protesting Willard-Dempsey fight.....	817
City Council of Columbus, relative to installing drinking cups on capitol grounds	366
C. C. Fountain and seven other citizens of Fayette County.....	161
City Council of Mt. Vernon, Ohio.....	175
Cleveland Typographical Union No. 53.....	173
C. G. Swope and 66 other citizens of Dresden, Ohio.....	144

(d)

D. K. Moser, chief, and 30 other firemen of Warren, Ohio.....	179
Defiance Ministerial Association of Defiance, Ohio.....	219
D. W. Wallace and 92 other citizens of Athens County.....	156
Dr. J. H. Hollingsworth and 16 other citizens of Clinton County.....	101
Davis Constabulary Bill, Petitions filed in form of.....	176, 177, 178

(e)

Edward Wycong and others of Clarksville, Ohio.....	190
Electrical Workers of Cleveland, Ohio.....	190
Elizah Campbell and 36 other citizens of Scioto County.....	179
Eastern Ohio Fish and Game Protective Association of Belmont County	97
E. H. Watson and 22 other citizens of Mahoning County.....	126
Employees, State School for Blind.....	817
Euclid Ave. M. E. Church of Muskingum County.....	173
Electrical Workers' Union No. 38—149 signatures.....	220
E. A. Huerner and 50 other citizens.....	220
Elyria Paid Fire Dept., Eyria, Ohio.....	219
E. Buchanan and 18 other members of the United Presbyterian Church of Piqua, Ohio.....	248

(f)

Fred W. Schenck of Hamilton County.....	155
First M. E. Church of Caldwell, Ohio.....	175
First M. E. Church of Bryan, Ohio.....	174
First Presbyterian Church of Sidney, Ohio.....	220
First Presbyterian Church of Ottawa, Ohio.....	179
Fire depts. of the city of Lakewood, East Cleveland, Shaker Heights, Cleveland Heights and West Park.....	179
Firemen of the city of Findlay.....	220
Fifty citizens of Wilmington, Clinton County.....	219
Frank H. Streitman and 50 other citizens of Hamilton County.....	204

Petitions, Memorials, Remonstrances, Etc. — Continued.

PAGE

Frank Smith of Cleveland, Ohio.....	162
F. B. Mullin and 21 other citizens of Lorain County.....	126
F. H. Watkins and 69 other citizens of Scioto County.....	179

(g)

Galion Central Labor Union, Galion, Ohio.....	94
George T. Stalley and 75 other citizens of Cuyahoga County.....	116
George E. Rees and 1,492 other citizens of Cuyahoga County.....	192
G. W. Savage, secretary-treasurer of United Mine Workers of America, and 165 other members of organization.....	161

(h)

H. E. Pearce and 65 other citizens of Cuyahoga County.....	126
H. E. Rome and 21 other citizens of Seneca County.....	125
H. F. Moninger, Newark, Ohio.....	191
H. F. Bowles and 28 other citizens of Pemberville, Ohio.....	204

(i)

Iron Molders' Union No. 68 of Cincinnati and nine other organizations..	162
Irving Drew and 50 other citizens of Scioto County.....	116
International Hod Carriers of Crestline.....	94
International Molders' Union and other labor organizations of Cincinnati, Ohio	192

(j)

J. A. Newcomer and 55 other citizens of Wyandot County.....	443
Journeyman Barbers' International Union of America of Cleveland, O...	161
John Wyckoff and 16 other citizens of Athens County.....	149
James S. Freeman and 36 other citizens of Seneca County.....	443
James Watson and other citizens of Coshocton County.....	206
James P. Shoof and seven other citizens of Sandusky County.....	220
John H. Tebbe and other citizens of Shelby County.....	205
John B. Dickinson and 43 other citizens of Athens County.....	235
J. A. Thompson and 22 other members of the Methodist Episcopal Church of Paulding, Ohio.....	219
J. W. Orr and 19 other citizens of Athens County.....	235
John L. George and 18 other citizens of Clinton County.....	190
Joe Rohe, Lorin McCaully and 16 other citizens of Greene County.....	120
James F. Orr and other citizens of Muskingum County.....	162
John L. Flauhart and 250 other citizens of Licking County.....	173
J. W. Jones, Superintendent of the State School for Deaf.....	143
J. N. Allabach, chief of Police, Dayton, Ohio.....	162
Coopsey and 103 other citizens of Athens County.....	155

(l)

Local Union No. 994, Bucyrus, Ohio.....	143
Local Union No. 559, U. M. W. of A. of Orbiston, Ohio.....	174
Local Union No. 3822 of Middleport, Ohio.....	175
Local Union No. 3881 of Middleport, Ohio.....	175
Local Union No. 1163 of Middleport, Ohio.....	175
Local Union No. 199 of Pomeroy, Ohio.....	175
Local Union No. 1813 of Pomeroy, Ohio.....	175
Local Union No. 1399 of Syracuse, Ohio.....	175
Local Union No. 736, United Association of Plumbers and Steam Fitters of Bucyrus, Ohio.....	94
Local Union No. 839, U. M. W. of A.....	178
Local Union No. 327, United Mine Workers of America, Buchtel, Ohio	155
L. H. Dickerd and 10 other citizens of Stark County.....	173
L. Roy Garrison, Secretary of Barbers' Union, and other citizens of Muskingum, Licking and Perry Counties.....	131
L. A. Watts and 70 other citizens of Mahoning County.....	126
Lloyd of Greenfield and 50 other citizens of Edison, Ohio.....	126
L. F. Renner and 140 other members of the Methodist Church of Piqua, Ohio.....	248
L. M. Mason and 22 other citizens of Greene County.....	191

Petitions, Memorials, Remonstrances, Etc. — Continued.

(m)		PAGE
M. E. Church of Greenville, Ohio.....	179	
M. E. and United Presbyterian congregations of Oxford, Ohio.....	761	
Methodist Preachers' Meeting of Columbus, Ohio.....	197	
Methodist Preachers' Association of Hamilton County.....	135	
Members and friends of the Central Church of the Central Church of Christ, Wilmington, Ohio, and 80 other citizens of Clinton County..	206	
Members of the Alliance fire department.....	220	
Men's Bible Class of Bluffton, Allen County.....	206	
Memorial Day Committee of Columbus, Ohio.....	761	
Milan Grange No. 342.....	126	
Municipal Council of the village of Wyoming, Ohio.....	173	
M. Jeannero and 22 other citizens of Canton, Ohio.....	149	
May Wikoff and 43 other citizens of Shelby County.....	443	
Marion Overland Co. and eight other automobile dealers of Marion County, Ohio	162	
(n)		
National Association of Letter Carriers No. 40—176 signatures.....	220	
Nora E. Mann and 82 other citizens of Clinton County.....	190	
N. P. Smith and 108 other citizens of Summit County.....	144	
(o)		
Ohio State Building Trades' Council.....	178	
Otis Harter and 51 other citizens of Allen County.....	219	
O. G. Skillings and 30 other citizens of Miami County.....	149	
O. T. Strong and 303 other citizens of Scioto County.....	191	
O. E. Ballard and 25 other citizens of Beverly, Ohio.....	179	
(p)		
Pastors of the Churches of Baltimore, Ohio.....	235	
Pavers' Union No. 64 of Cleveland, Ohio.....	161	
Pomora Grange of Allen County.....	156	
Protests filed by organized labor under the seal of their unions against the passage of the Davis Constabulary Bill Petitions.....	131-132	
(r)		
Rev. Roy V. Chapman and 32 other citizens of Adams County.....	220	
Rev. R. C. Walling and 21 other citizens of Van Wert County.....	235	
Rev. W. N. Roberts and 25 other citizens of Ottawa, Ohio.....	191	
Reformed Presbyterian Church, New Concord, Ohio.....	126	
(s)		
S. L. Smith and 16 other citizens of Logan.....	802	
Several Hundred Miners of Meigs County.....	175	
State Constabulary Bill—Petitions filed in favor of.....	192-193	
(t)		
Theatrical Stage Employes, Springfield, Ohio.....	190	
Thurman Rucker and 10 other citizens of Stark County.....	175	
Trinity M. E. Church, Lima, Ohio.....	190	
Todd Ave. M. E. Church of Warren, Ohio.....	191	
The Raccoon Township Association of Gallia County.....	174	
The Standard Textile Co. and others of Cincinnati, Youngstown and Canton, Ohio	191	
T. R. Miley and 55 other citizens of Noble County.....	190	
(u)		
United Brotherhood of Carpenters and Joiners of America of Pomeroy, Ohio	175	
United Brotherhood of Carpenters and Joiners of Bucyrus, Ohio.....	94	
United Mine Workers of America.....	175	
U. B. Church and Sunday School of Bryan, Ohio.....	175	
U. B. Church of Springfield, Ohio.....	173	

Petitions, Memorials, Remonstrances, Etc. — Concluded.

(v)

Vern Mills and 77 other citizens of Athens County.....	162
Village Boards of Education of Hancock County.....	191

(w)

Welch Presbyterian Church, Cincinnati, Ohio, protesting against Wil- liard-Dempsey fight	817
William H. Remly and 14 other citizens of Hamilton County.....	442
William J. Warren and 50 other citizens of Athens County.....	197
W. B. Hassett and 136 other citizens of Alliance and vicinity of Stark County	197
W. Charles Benjamin and 32 other citizens of Athens County.....	235
W. W. Diaman and 91 members.....	220
W. W. Weiser of Muskingum County.....	162
W. P. Rees and 70 other citizens of Athens County.....	174
W. A. Salter, County Superintendent of Schools of Williams County...	174
W. E. Donohue and 10 other citizens of Seneca County.....	126

(y)

Young Bros. and nine other citizens of Adams County.....	174
--	-----

(z)

Zanesville Council No. 20, U. C. T., of Muskingum County.....	130
---	-----

P

Page and Annotated Code of Ohio —	
Relative to purchase of.....	38
Parrett, Frank C. —	
Address of welcome to Girls' and Boys' Clubs of Ohio.....	81
Peck, John Weld —	
Appointment confirmed	834
Pershing, Major General John J. —	
Invitations to address Senate extended to.....	906
Perrins, Rev. W. A. —	
Relative to printing for distribution of 500 copies of prayers of.....	739
Appointed Chaplain of Senate.....	12
Relative to compensation for.....	1121
Perrins, Rev. W. A. —	
Prayers offered by.....3, 18, 26, 36, 40, 41, 44, 169, 74, 80, 85, 27, 116, 125, 130, 135, 143, 146, 155, 158, 171, 174, 188, 202, 205, 217, 230, 233, 241, 248, 260, 263, 266, 276, 282, 290, 320, 322, 336, 347, 363, 366, 369, 388, 409, 432, 447, 453, 467, 484, 507, 516, 544, 580, 611, 617, 654, 666, 691, 738, 748, 761, 802, 807, 815, 830, 858, 865, 871, 878, 880, 885, 892, 906, 938, 956, 957, 963, 975, 978, 994, 1013, 1034, 1038, 1041, 1047, 1061, 1087, 1099	
Powell, Thomas E. —	
Communications from	414
Pratt, Carson M. —	
Oath of office taken by, elected 1st Assistant Sergeant-at-Arms.....	7
Press —	
Privilege of floor extended to representatives of.....	36-37
Press Correspondents' Association —	
Communication from, relative to privilege of floor for Carl V. Little....	116
President pro tem. —	
Nominations for, election of.....	4, 4
Printer —	
Relative to failure in expediency.....	746
Prohibition Amendment	16-17
Property —	
Relative to classification of, for taxation.....	505

R

Recording Clerk—	PAGE
Nomination for	6
Election of	6
Ritter, H. J.—	
Chosen as Chairman of Finance Committee.....	869
Rockwell, David L.—	
Appointment confirmed	838
Rickenbacker, Edward—	
Resolution of respect tendered to.....	143
Reese, Bishop Theodore Irwing—	
Prayer offered by.....	26
Roosevelt, Colonel Theodore—	
Resolution on death of.....	

S

Scott, Fletcher S.—	
Retaining service of.....	684
Oath of office taken by.....	12
Elected Assistant Clerk.....	11
Schlesinger, Mose—	
Relative to payment of.....	46
Scudder, J. K.—	
Appointment confirmed	836
Selective Service Boards—	
Relative to thanking members of.....	71
Senate—	
Expenses allowed for members and officers of, who met 37th Division...	654
Relative to committee from calling on wounded soldiers at Chillicothe...	629
Statements rendered to—found correct.....	137
Relative to purchase of typewriter desks for.....	26
Rules of.....50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62,	63
Relative to salaries certain paid employes of.....	14
Membership of standing committees of.....30, 31, 32, 33, 34,	35
Adoption of standing committee by.....30, 31, 32, 33, 34,	35
Appointment of stenographer for.....	15
Senators—	
Oath of office administered to.....	34
Relative to mileage for.....	38
Second Assistant Sergeant-at-Arms—	
Nomination for	7
Election of	7
Sergeant-at-Arms—	
Nomination for	7
Election of	7
Shatzel, J. E.—	
Appointment confirmed	839
Six Druggists of Delaware County.....	956
Speaks, Brigadier General John C.—	
Relative to reopening case of.....	242
Speaker of House—	
Committee appointed by.....	14
Special Joint Taxation Committee—	
Relative to appointment of.....	22
Sperry, E. E.—	
Elected Journal Clerk.....	5
Oath of office taken by.....	8
Smith, L. M.—	
Appointment confirmed	839
State House—	
Relative to installation of Elevators in.....	412
State Liquor Licensing Board—	
Relative to	866
Stevenson, Rev. Arthur M.—	
Prayer offered by.....	868

T

Taxation Committee—	PAGE
Program of Legislation adopted by.....	326-327
Tharp, E. Everett—	
Relative to retaining service of.....	687
Communication received from.....	10
Oath of office taken by.....	8
Communication from, relative to decrease in service of seven porters required	116
Elected Sergeant-at-Arms	7
Resignation of	1145
Third Assistant Sergeant-at-Arms—	
Nomination for	11
Election of	11
Thirty-seventh Division—	
Relative to welcome of.....	281
Relative to erecting reviewing stand for.....	402
Tishdall, Rev. J. J.—	
Prayer offered by.....	902
Tod, Hon. David—	
Resolution of respect on death of.....	811
Todd, William—	
Relative to extra compensation for.....	866
Tubercular Cattle—	
Claimants entitled to full settlement for destruction of.....	100, 111, 112, 113, 114, 115

U

Ure, Rev. Herbert—	
Prayer offered by.....	120

W

Walton, Randolph W.—	
Appointment rejected	879
Wanamaker, Judge R. M.—	
Oath of office administered by.....	68
W. F. Grall, President of Lorain City Council, Lorain County.....	106
White, Frank—	
Appointment confirmed	989
Wheat—	
Relative to	1102
Whittemore, F. E.—	
Elected President pro tem.....	4
Willis, D. C.—	
Appointment confirmed by Senate.....	833
Women Suffrage—	
Relative to support of.....	98
Wright, Mr. Orville—	
Received in Senate Chamber.....	211
Invitation to visit chamber extended to.....	143
Wright, Miss Catherine—	
Received in Senate Chamber.....	211

UNIVERSITY OF ILLINOIS LIBRARY

JUL 23 1921





11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100

UNIVERSITY OF ILLINOIS-URBANA



3 0112 109668068